ANYONE CAN TANBARA'S SKIP OUT

For Lack Of Law Will Take Place To Detain a Debtor.

Judge De Bolt rendered an important ruling yesterday. If upheld by the Supreme Court it means that there is no legal means of holding a debtor within the jurisdiction of the courts even while a case is pending against him. When the old Hawaiian passport law was abolished, it left an omission in the local statutes which

Under that law anyone intending departure from the country was required to obtain a passport at the custom house. A ship carrying away a passtoger without a passport was liable to a heavy penalty, as was also its master personally. After a passport was issued it might be stopped through police authority upon a numagainst the laws, that he was a neces-Anybody could stop a passport by not be permitted to depart. . Notwithstanding that security or

good faith had to be given by one stopping a passport, there were abuses of the system and the victims were often too ignorant or poor to have the agents thereof prosecuted. In those days the stopping of a passport was a spicy news incident in proortion to the prominence of the person taken off

Professional collectors, it may be imagined, worked the passport law for all it was worth. In consequence of affered abuses there was a perennial agitation to have the law repealed, but the mercantile interests always had influence enough to prevent that object. Finally, it went out with contract labor and other things under

conclusion of argument by denying the

divorce alleged by his wife Harriet

CLOSED BY SHERIFF

is inadequate to cover the amount of

is not worth more than \$2500, that the said Henry C. Vida has falled to pay. the license fee required by the treasurer of the Territory of Hawaii to conduct the business on the said mortgaged premises; that the said H. C. Vida has failed to pay said license fee or make any provision for the payment of the same; that the said treasurer has threatened to close said business conducted upon said premises un- counts himself. Yesterday evening iess said license fee is immediately

EXECUTION

Sharp at Noon Today.

Tanbara Gisaburo, doomed to face the death of a felon today, looked better as his last sun was falling low than he had appeared at any time since brought ashore from the vessel whose captain he slew. This is the view taken of him late yesterday afternoon by District Attorney Breckons. who accompanied Marshal Hendry to Oahu prison when the latter went there to settle preliminary details for the execution.

"Do you know me, Tanbara?" Mr. Breckons asked the prisoner.

"Yes, you are the United States court." Tanbara answered in clear English.

At 12 moon precisely the death warrant will be read and interpreted to Tanbara in the condemned call. Immedistely at the conclusion of that ceremony of law, the prisoner will be ledto the gallows in the prison pard and at once prepared for suffering the last penalty. Although Mr. Breckons does not think he needs an interpreter to understand the warrant, Tanbara will he provided with one in tar cell.

If Tanbara desires a minister of religion to attend him in his last moments, one will be allowed to say a prayer after the noose and the black cap have been adjusted. At the close of the prayer the trap will be sprung. Nobody will ever know what man hanged Tanbara Gisaburo. Down in the basement of the prison, out of sight of the scaffold, three electric buttons are installed. Two of them are dead and the remaining one when pressed sends a current of electricity through a concealed wire, causing the play of mechanism that releases the bolt holding up the wap. At a signal from Warden Henry the three men will simultaneously each press a but-

When the physicians in attendance have pronounced Tanpara dead, the body will be delivered to the Japanese clergyman for Christian burial

Those admitted to the execution will consist of any of the jury that convicted the prisoner who may choose to attend, officers of the Federal court, representatives of the Territorial police, prison officials, physicians, clergyman, undertaker and reporters.

TANBARA'S RELIGION.

It has been publicly stated that Tanbara, the Japanese murderer, was years ago a Christian, but this story has no foundation in fact. The truth of the case is that he comes of a very ardent Buddhist family and that up to the time of his arrest he was an enthusiastic devotee of the Hokke sect of Buddhists. A few weeks after his entrance into Oahu prison he heard for the first time about Christianity. He had been meditating suicide and undoubtedly would have tried to make away with himself if it had not been for the restraining influence of Christian teaching. Having given evidence of an honest change of heart he was baptized December 24, 1902, two days before he was to have been executed. Being but a child in the faith he confesses that at that time he faced death with real inward dread. Since then during the months of waiting he has continued to give evidence of true con-

Some days ago when Warden Henry asked whether he would like anything special to eat, he declined to express a wish and subsequently it transpired that he felt it would be imposing upon treasurer of the plaintiff company, says the warden's generosity to accept more that: "The said mortgaged property from him. . He feels that his punishment is just, that he ought to die and is ready without fear to suffer the law's penalty. His choice of Scripture passages when his pastor, Rev. Mr. Motokawa, visits him and his general bearing and words convince all who come in contact with him that he is a changed man and that he sincerely trusts the promises of Jesus Christ to save even the worst, among whom he the Japanese papers published his brief Daid; that the said H. C. Vida, the de- tarewell words in which he thanks Warden Henry for his consistent courtery and expresses the feeling of all and seems financially able to do so; the prison inmates in view of the strict that great waste and injury threatens discipline, impartial jurtice and yet

NEWS NOT FOUND IN THE CALIFORNIA FILES

(ASSOCIATED PRESS MAIL SPECIAL)

ing but vibrating sounds, so penetrating were the strokes of the bells of about 500 churches which, all ringing together, absorbed all other noises. The ringing was in honor of the election of Pius X a welcome unique of its kind and ordered by Cardinal Resphigi, Vicar of Rome, who issued special instructions therefor. All the churches contemporaneously celebrated masses for the event, the intoning of the Ormus combining with the harmony. The bells involuntarily served another purpose, that of ringing in the great ceremony of the reception of the diplomatic body accredited to the Holy Sec. his will more than twenty years ago, Rome has lately been surfeited with but his retirement from business en-Vatican functions, but that of this morning was so striking that if held its own with the others.

The members of the Sacred College

gathered before the hour set for the ceremony and held a kind of informal reception, the conclave, short as it was, having brought them cordially together. A procession was then formed. First cause the Swiss Guards, which gives a peculiar mediaeval splendor to all papal gatherings; then the Palatine Guard, followed in irregular ranks by the whole Pontifical Court, in its multiform and multi-colored costumes, the Cardinals in all the gorgeousness of their scarlet robes, and the Bishops, scarcely less striking in their purple. The Pope, in spotless white, his grey hair in harmony with his whole attire, and surrounded by the Noble Guard, who always remain near his person, went on foot, just as the others. The procession having gained the Hall of the Throne, where the members of the diplomatic body were gathered, Senhor d'Antas, the Portuguese Ambassador, the dean of the corps, read in a clear voice the collective greeting of his colleagues, presenting their housege to the new Pole and assuring him of their fidelity. Pius X. answered with great cordiality, thanking them heartily for their good wishes. All then kissed his hands, and the Pontiff took this opportunity of speaking personally to each, showing a knowledge of the politics of the diverse countries which surprised the diplomats, the new Pontiff being credited with taking small interest in affairs outside of Italy. It was another surprise to them to hear him speak French, if not fluently, at least with a certain readiness. Altogether, the whole audience gave promise of a new era of international cordiality at the

ROME, Aug. 6.-The coronation ceremonies will be performed at St. Peter's on Sunday, according to a rite \$14,000. dating from the latter part of the fourteenth century. As the Pope enters the church a clerk of the papal chapel holds up before him a reed surmounted by a handful of flax. This is lighted; it flashes up for a moment, and then dies out at once, as the chap-

Mundi." (Holy Father, thus passeth away the world's glory.)

This is done three times. The mass three Cardinal Bishops, each of whom to the body is we cannot yet know. recites a prayer over him. After the collects come the so-called Laudes. God for the welfare of the new Pope. great plazza. The Cardinal Deacon cry out "Kyrie Eleson."

The Pope reckons his pontificate fromhis coronation day, although, of course, he is Pope from the day of his election. CARNEGIES GIFT TO DUNFERM-

LINE LONDON, Aug. L-In handing over to fifteen representative citizens of his native town, Dunfermline, who were his guests at Skibo Castle early this

ROME, Aug. 6.-During one full hour United States Steel Corporation, and this morning there seemed to be noth- Pittencrieff Park, Andrew Carnegie explained the objects he had in view in these words:

"It is an experiment the object of which is to attempt to introduce into the monetonous lives of the tolling masses of Dunfermline more of sweetress and light; to give them, especially the young, some improvement, some especially conditions of life which their randence essewhere would have denied in that a child in his native town will feel, however far he may have remared, that simply by virtue of being such, his life has been made happier and better."

Mr. Surnegie proceeded to say that he had provided for this experiment in shied am to put the scheme into op-eration turing his lifetime. The probtem set to the trustees was "What can be done in towns to benefit the masses by preserv in the hands of the most publicabilitied citizens?"

If it was proved that good could be done the trustees would open new fields to the rich, which, Mr. Carnegie said, he believed they would bereafter be more anxious to find for their sarplus weelth.

Mr. Carnegle exhorted the trustees not to be arraid of making mistakes, to try many things freely, but to discuss just as freely, keeping in touch with the masses and constantly aiming to improve their tastes and to give Dunfersiline something beyond what was possessed by other cities."

FINANCES OF THE BAWAIIAN BOARD

The treasurer's report is not yet printed but brief mention of the finan-cial condition of the Board will be ex-A LONG TO STATE OF THE PARTY OF will be variously interpreted. To the courageous they will be encouraging and to the down-hearted they will be dispiriting. If may be fairly seemied that the Board's supporters belong to the first class, while the rest may enter in at any time.

start the year with, \$3,794.33. That only persons at xoolk ergelection looks bad! But it might be worse, was worse last year, when it was as high

-is the fact that the income fell \$3,-.MPA Enusise stuck to the Eome -passed at to smoon stucks ing year. Now there are probably some is stated that one man alone gave

One thing to be recorded will be generally regarded as good, viz., that the running expenses of the work were reduced over \$10,000. How good this is must be determined by how deep into of east ew lie bus sunt such sight du life of our work the "cut" was made, spen used all con tenes as a tant" It is painful work at the best and yet the Board has had to undertake still "Pater Sancte, Sic Transit Gloria further the cutting and probing for the on tuem top pur Eulquant 101 eres year to come. The result will be seen in considerable change in our working force amounting to complete reorganis then begun as usual, but before the ization of the work. The apparent savinsensation of the altar the blessing ing to the Board in dollars and cents of the Pontiff-elect is announced by is about \$5,000, but what the real hurt

The finances of the Missionary body present a strange problem - perhaps a that is, the three-fold supplications to complete contradiction in terms. Business precedents would seem to limit The coronation itself takes place after the expenditures to the probable inthe mass, in the balcony over the por- come. Christian faith in Divine retico of St. Peter's overlooking the sources to carry out His plans-nothing short of universal evangelizationmakes little account of lack of funds, takes off the mitre, which until now looking chiefly to needs. The query is, the Pope has worn, and then the senior | whether these two views mix success-Cardinal Deacon (Macchi) places the fully. What is faith, your faith? It tiara on his head, and all the people Honolulu, or even the Central Union will be known by works, certainly. If church, took a "faith" view of this question, there would be "worker" enough in the shape of subscriptions for all the needs.—The Friend.

> Among reports of Government physi-Waislus again complains of hog-pens, etc. No serious allment has been unusually prevalent in the Territory,

Attorney General Andrews is appreweek, a trust deed transferring to them | hensive of a fall of plaster in his de-\$2,500,000 in 5 per cent bonds of the partment, as the ceiling is cracking.

THIS TIME

Are No Longer Wanted.

Home Rulers will not fuse with the Democrats when it comes to the county campaign. They believe that they can carry the elections without the aid of the Democrats, and charge that members of that party caused their defeat a year ago. This much was practically decided upon at a meeting of the Home Rule Central Committee held at the Maunakea street headquarters yesterday morning.

On the other hand the Democrats claim that they do not want to fuse with the Home Rulers and intend to lay back without nominating a county ticket, endorsing the men on either side as they see fit.

The Home Rule meeting held yes terday lasted four hours. At the outset there were some differences of opinion over the proper representation in the neeting. It was claimed that members of the Central Committee could not hold office and vote in the Executive Committee meeting, there being members of the former committee who also belonged to the latter. The members of both committees were not allowed to vote at yesterday's meeting though it was decided that they could take part in the meetings of the Executive Committee without the right to

There was some discussion as to the pian of campaign but it was said after the meeting that it was without definite result. At the conclusion an adjournment was taken to Saturday

"It doesn't make much difference acon it is supared are supplied by grants enter every week. One difficult puy dieu Aus moutin Suluum 11, ty there is that we are liable to get a and on size us nous 102 aus. sailed our poor class of immigrants. I have maked with some of the members of beisels eserail eroled froque the che Llauters, vesociation concerning it, but for that matter it doesn't need Home Hule committee won't pay for terday. "He doesn't like it at all. The do with the paper," said Notley yeswife. "Bob, won't have anything to sid vd beioubnoo nesto sing smoH turned over hesterday to Secretary E. In the first place, there is a debt to out, "Into County" supposed to se

BOR DOES NOT APPROVE.

the Home Rule party recently. as \$10,356.00 at the beginning of the 30 requirem amounted one plas "198 логея гряп елет Вескіеу сап hope to Another thing that looks bad—is bad sing swom poor 198 like sersung Islands. Rule party better than Beckley, and

reasons for this, and yet the showing passaul sare is large to book sait legands. Still another letter was refor our givers appears worse when it los sousness sign all pastago at ceived from a Syracuse, New York, эн ээпон изэнцибэн в 10 лэдвэйз ва dairyman, who is anxious to engage in politics, as he did before his election cut as much a figure in Home Rule Fred, Beckley, it is said, does not

do is to submit the list to the dele-

"Who chose the candidates?" be bothered with office." the estate is settled I won't need to date. I don't want to hold omce, when "No, I don't want to be a candi-"Are you going to be a candidate?" out in good time."

surprise you. We will give the names tor doing this, something that might sector. Me pave reasons of our own "Never mind, we are keeping that a

"Who sip they" he was saked, sitesety decided upon who the canditive Committee yesterday. "We have Chas Noticy, treasurer of the Execu-

bout the county convention," said

CONVENTION DATE OF HOME RULERS

There will be a meeting of the Home Rulers today to pick upon a date for the Oahu county convention. prominent Home Ruler said that this cians for July, Dr. Hubert Wood of convention was only a matter of form as the Home Rulers had long since decided on who their candidates are to be Many Home Rulers are going down from Honolulu to attend Curtis Inutea's meeting. He is reported to have

join the Home Rule party.

Democratic Votes Plans Are Made By

Korea, the Azores and Portugal are to be drawn upon for labor in Hawaiian cane fields. T. F. Lansing, the new immigration commissioner, is preparing advertising matter which may induce a hegira from these countries to

Lansing.

"I do not quite understand what my duties are to be, excepting to encourage immigration and tourist traffic," said Mr. Lansing yesterday.

"The fourist bureau will take considerable of the tourist work off my shoulders and I shall try to devote as much attention is possible to the immigration side of the office. As I understand it I am to encourage immigration of labor for agricultural purposes. The rederal statutes forbid the holding out of any inducements to get laborers to come. Besides there

is no money for bringing laborers here. "What I shall probably do is to prepare an advertisement setting out just what inducements there are for agricultural laborers to come to the Islands. First there is the rate of wages paid, which is for a steady job the whole year around. For men with families the advantage in the good schools of the Territory will also be shown. Whether the wages are sufficiently enticing to bring them here I do not know, but work on the plantations is steady and can be had all the

"I think that Korea, the Azores and Portugal will be the countries where I shall first attempt to get laborers for when a date will be named for the ditions there are at present. I had thought some also of trying to work in New York, where thousands of immithe matter, but nothing definite has yet. been done."

Mr. Lansing also received letters by the last steamer from men in different parts of the United States relative to opportunities in Hawaii. These were M. Boyd of the Tourist Promotion Committee. One letter received by Commissioner Lansing is from an Anaconda, Montana, machinist who would like to settle here. He wants to know about the demand for skilled laborers and also says that he has \$2,000 which he intends to invest in a home in the

Another letter is from a farmer at Olympia, Washington, He is anxious to find out about the the same industry in Hawaii. other letter is from a Memphis, Tenn., man who is anxious to get employment here. He is a groceryman and wants to know what the opportunities are in that line of trade.

Mr. Lansing says he doesn't know much about the small farmer possibilities yet and wants first to find out what lands there are in the Islands which are open to settlement.

Telephone Test for Wine.

PARIS, July 29.-M. Maneuvrier, Assistant Director of the Reswich Laboratory, has discovered what he believes to be an infallible method of ascertaining to what exten: a given quantity of wine has been watered.

The principle on which the method is based is the variable conductivity of different liquids, notably wine and water, and the instrument by which the tests are made is the telephone. M. Maneuvrier's ingenious application of the telephone to a special apparatus enables him to determine to what degree the liquid under observation is a conductor.

Tests thus made by the help of a chart tabulating M. Maneuvrier's calculations are much quicker, easier, and less costly than chemical analysis.

Ris Bank a Poor One.

When a Chinaman, living in Liliha street, retired to bed last right be banked \$80 in one of his socks and placed this under the willow, . He wokeup about midnight and finding that someone had carried both bank and money away reported the affair to sent invitations to all the Republicans the police. The burgiar is said to be in Waialua to attend the meeting and known and will probably be arrested this morning.



has never been supplied.

ber of grounds, among these being that one was under accusation of an offense sary party to a civil proceeding then pending in the courts, or that he owed debts in the Hawaiian Islands. making an affidavit in time saving that the holder of it was within the category of reasons why one should

a vessel by the police.

the Organic Act

The ruling by Judge De Bolt was in the case of Oahu Building and Lumber Co. against C. Din Sing and others. Plaintiff had applied for a writ of ne exeat regno to prevent C. Din Sing from leaving for China, as it was alleged in the petition he intended to do. J. A. Magoon appeared for plain-Hiff and Lorrin Andrewsfor defendants, and they argued the question on return of an order to defendants to show cause. At the outset the court stated its belief that the writ could not be confirming this view at the

BRIEF NOTES. Charles Blake denies the causes for

Ten appeals in civil cases were sent

in her libel. up from the District Court of Honolu-

lu, in one bunch, yesterday morning. VIDA'S SALOON

The California Saloon, of which Representative Henry C. Vida is the proprietor, was taken possession of by High Sheriff Brown yesterday on foreclosure of mortgage held by W. C. Peacock & Co.

Suit for foreclosure was begun by Peacock & Co. against H. C. Vida and Emma W. Vida. The amount claimed by the plaintiff is \$4,909.29 with interest. The court is asked to appoint a receiver to take possession of the property and to order it sold. It is further alleged that the property in the saloon

the indebtedness. An affidavit made by J. G. Rothwell, fendant named in said petition has dechaed to pay aforesaid indebtedness the security of the petitioner named in , kindly rule of that faithful public serwald mortgage."

Commissioner

HAYWOOD SAYS WE CAN HAVE THE TRANSPORTS

An Interesting Meeting Of Chamber Of Commerce Was Held Yesterday.

The coming of transports to Honolulu is now virtually assured. At the meeting of the Chamber of Commerce yesterday a letter was read from William Haywood at Washington telling of an interview with Quartermaster-General Humphreys in which he said that the fallure to receive cost bids at Honolulu was the only reason the transports did not call here. As this objection has been removed by the action of the Merchants' Association nothing should now stand in the way of fa. . can'e action by the War

Mr. Haywood wrote to the Chamber of Commerce that he had called at the War Department immediately upon the receipt of the memorial. He called first upon General Humphreys who has charge of the transport service, and says that he was greeted upon his entrance with the question "I suppose you have called in regard to the transports." General Humphreys was about to send an unfavorable rec ommendation to Secretary Root, but agreed to withhold this until Mr. Haywood had presented his case. He handed to Mr. Haywood a bundle of papers referring to the transports, including the memorials addressed to the War Department, a letter from J. A. M. Johnson to Congressman Mc-Cleary and a report by Major Devol of San Francisco. This was adverse, for the reason that four months ago bids had been asked for furnishing coal to transports at Honolulu, and no tenders were received. General Humphreys stated that he was favorable to the stopping of the transports at Honolulu if it could be done without detriment to the service, and officers of the army also favored it. As evidence of this the quartermaster general had telegraphed to San Francisco in order to ascertain if the transports could carry enough for the round trip from San Francisco to Manila but an adverse report had been made as to this. He said further that he was in hearty accord with what Mr. Lizywood but the Department did not intend to establish coal piles in Honolulu but wanted coal furnished at reasonable prices. If this was dete the transports could very probably be made to go by way of Honolulu,

COAL IS READY.

F. W. Macfarlane stated that the Merchants' Association had arranged with the coal dealers to furnish coal to passing transports. A bid to furnish coal had been put in at a reasonable figure and the Merchants' Association had also supplied coal to the Sheridan and was prepared to supply it to the next transport that touched at Honolulu. He said that the coal problem was solved and he saw nothing now in the way of Honolulu being made a port of call.

KUHIO WANTS FREE PHOTOS.

A letter was read by the secretary from Jonah Kalanianaole, delegate elect requesting the Chamber of Commerce to furnish him with photographs showing the harbors and waarves about Honolulu in detail, also views of Pearl Harbor, of public buildings, the water front to Diamond Read, and also views from other parts of the Territory

Secretary Spencer suggested that for about fifty dollars these photos could be purchased and given to Kuhio. Mr. | California saloon license. Macfarlane stated that some exceptionally fine negatives had beer taken for the Osaka Exposition and prints might be made from some of them for the delegate.

C. Hedemann remarked that scenery was not what the delegate most needed, wharves and harbors should be shown in detail, so that congressmen ation thoroughly. Finalis upon motion of Mr. Lowrey the Chamber of Commerce voted one hundred dollars fellow-tradesmen of Honolulu. The rewith which to secure the photographs and appointed Mr. Hedemann as a committee of one to undertake their

Cooke suggested that perhaps the steamship companies might be induced to make an excursion rate but J. A. Kennedy thought that this would be hard to get, as the bankers were naturally supposed to have plenty of money. Finally upon motion of F. W. Macfarlane a committee of two was appointed to extend an invitation to the bankers to visit the islands. W. G. Irwin and C. M. Cooke as bankers were selected to prepare the invitation and also for the reception and entertainment of the bankers if they decided to come.

A COMMITTEE FOR KUHIO.

A letter was read from Delegate Kuhlo asking that the Chamber of Commerce prepare for him whatever measures they wished to introduce and whatever information they deemed de sirable to be presented to Congressmen of heads of Department in Washington. President Cooke was authorized to appoint a committee to prepare the desired matter.

TOURIST COMMITTEE

A letter was read from Secretary Helm of the Merchants' Association advising the Chamber of the action of the former body in voting to allow the Tourist Committee to increase its membership as it deemed best. Mr. Cooke suggested that the request should have come from the Tourist Committee, and W. W. Hall who is a member then repeated the request. Clive Davies objected that the committee could thus add sufficiently to its membership to take all control from the Chamber of Commerce or any of its members. He moved that the authority be granted subject to the tourist committee knew best what it [vote. wanted, and he did not believe that the motives of its members should be questioned. He was positive that noth ing would be done which the Chamber could not approve. Mr. Hall accepted the amendment made by Mr. Davies, and the motion then was carried.

NEW BX-LAWS The new by-laws were then considered though this work was not finish expenditures included secretary's salaagain at the next meeting. The new the balance of \$2,005.65 remaining. F. edged its receipt. by-laws give the objects of the Cham ber of Commerce as follows:

The objects of this organization shall be to foster and encourage commerce, manufacture, horticulture, and agriculture; to promote the passing of beneficial laws in city, county, and territory to obtain the best possible transportation facilities, both passenger and freight; to attract and interest visitors, and to generally advertise and promote the welfare of the Territory of

One change agreed upon was a section permitting the election of anyone to full membership by unanimous vote of the trustees and the members. An amendment was also made by Mr. Lowrey by which honorary members could be elected in the same way, they to be exempt from the payment of dues, and not to have a vote,

Among those present at meeting were: C. M. Cooke, F. J. Lowrey, Kennedy, Hedemann, Hoogs, Focke, Rosenberg Paxton, Macfarlane, Spencer, Waterhouse, Isenberg, Rose, Hall, McCandless and others.

SCREEN DOORS ON HILO SALOONS

At Monday's executive council Henry C. Vida was allowed a renewal of the

Wong Feart was granted a license

a mait liquor license at Walalus was Co and Mr. F. L. Waldron refused. J G Serrao had his application for a

more explicit information as to local-

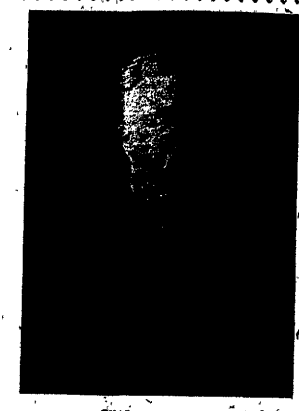
Baddaky, J S Canarlo, P. A. interested might understand the situ- Lucas, W Downer and J G. Serrao. saloon keepers of Hilo petitioned the Berndt, for W. W Dimond & Co., Ltd. Treasurer to be allowed to put screens on their saloon-doors the same as their

quest has been granted

It is a pleasure to welcome, as a citizen of Hawaii ex-Senator D L. Withington of California, who comes to take BANKERS INVITED TO HAWAII a law partnership with W R. Castle A suggestion was received from Mr Senator Withington in his public Isenberg to the effect that the Na- career made a reputation as an honest tional Bankers' Association is to meet man and a reformer. The more mailhints of that character who come here in San Francisco in October and that the better for the Territors. Their help members to visit the islands. Mr. problems of the day .

CHOSEN PRESIDENT

AND THE REST OF THE PROPERTY OF THE PERSON O



CHAS. M. COOK

Elected To Preside Over Chamber of Commerce For Coming Year---Secretary's Report Shows Year of Successful Labor.

dent of the Chamber of Commerce at of the Fire Claims legislation. The succeeds W. G. Irwin, though Mr. Cooke has been presiding at the meet-Mr. Irwin's term.

Mr. Cooke tried to decline the honor of the presidency on the plea that he would be absent from the Territory for about a year but the Chamber would ance in its power. not have it that way and he was elected unanimously.

E. D. Tenney was unanimously chosen as vice-president, and James Gorapproval of the Chamber of Commerce. | don Spencer was re-elected secretary J. A. McCandless contended that the and treasurer without a dissenting

FINANCIAL STATEMENT.

The financial statement presented by on hand of \$2005.65. A year ago the balance amounted to \$1672.01 and the receipts, including dues and \$3,000 from the wharf committee, made the total \$6,149.01. The \$3,000 was turned over to the tourist committee and the other W Macfariane was appointed to audit

CHAMBER'S WORK FOR A YEAR. The following is the report of the secber of Commerce for one year to

SECRETARY'S REPORT.

August 1, 1903:

Chas. M. Cooke was elected presi-

Honolulu, August 1st, 1903.

To the President and Members of the Honolulu Chamber of Commerce. Gentlemen As customary, I submit a summary of the proceedings of

the Chamber during the past year. August 13th, 1902, since when, eleven monthly and seven special meetings have been held, and one joint meeting with the Merchants' Association. The Chamber has lost by death, Paul

Isenberg, Joseph B. Atherton, William W. Dimond and Samuel C Allen.

each family appointment as Secretary of the Ter-

Seven new members have been elected to the Chamber as follows J. T. above named Committees. Crowley, representing The Hawaiian Fertilizer Co., E I Spalding, representing Claus Spreckels & Co's Bank, J. A. McCandless, representing Mc-Candless Bros., E E. Paxton, representing B. F Dillingham Co Ltd., G. antine wharf expenses, amounting to to sell wine, beer and ale at Kapaa, P Denison, representing the Oahu over \$8,000 00 and interest, had been Railway & Land Co. C Hedemann, paid out of receipts of wharfage col-The application of Antone Lopez for representing the Honolulu Iron Works

Five members have been elected to fill vacancies. A Gartenberg, for dealer's license at Hilo deferred for Grinbaum & Co. Ltd J A Kennedy for the Inter-Island Steam Navigation Co, E. D. Tenney, for Castle & Cooke, Ltd., J R. Galt, for the Hawaiian Trust Co, Lid, and E. A. Mr E. R. Stackable as Collector of Customs, became an Honorary Member under an amendment to the by-

The joint committee of this Chamber and the Merchants' Association on Pire Claims, reported in August last, that Mr J. G Pratt who visited Washington as delegate in April, of 1912 and returned in July had been garding legislation desirable to be enpaid for salary, transportation and acted, a committee of three on legisexpenses the sum of \$2016.00 the commilitee having raised \$4.09160 there remained in its bands it 074.00. The an invitation should be extended its is needed in working out the public in November. Mr Pratt was engaged continued and again, , to visit Washington, in the interests

the annual meeting held yesterday. He San Francisco Chamber of Commerce was notified of the appointment, and asked to use its influence with its corings practically during the whole of vorable legislation. A reply was rerespondents in the East, towards fa ceived from the San Francisco Chamber of Commerce, promising cooperation, and advising this Chamber that its representative at Washington had been instructed to render any assist

> The result of Mr. Pratt's mission to well known, but the final report of the Committee has not yet been submitted. During the visit of the Senate Sub-Committee on Pacific Islands and Porto Rico, the Chamber prepared a statement which was presented by its Vice-President to the Committee at

The matter of storage of explosives was taken up with the High Sheriff, who assured the Chamber that the Treasurer Spencer showed a balance laws governing the matter were sufficiently explicit, and would be carried

As a result of reported misstatements by Delegate Wilcox, regarding the management of the Board of Health, resolutions were passed expressing confidence in the Board of Health, and a copy sent to the Board. John H. Taylor, A. K. Vieira. and one to Senator Mitchell of the ed and consideration will be taken up ry of \$200, W. C. Weedon \$602, leaving Senate Sub-Committee, who acknowl-

Numerous propositions for advertising the Territory, and applications for appointment as tourist agents, have been placed in the hands of a Joint Tourist Committee of five, two members being appointed by the Chamber, retary showing the work of the Cham- two by the Merchants' Association, they selecting the fifth. The effort to secure funds to carry out the work of this Committee, from the collection of wharfage charges, has resulted so far in the receipt of \$3,000.00 from the Shippers' Wharf Committee, which has been turned over to the Joint Tourist Committee by vote of the Chamber. In addition, the Legislature appropriated the sum of \$15,000.00.

It having been reported that certain action with regard to the Leper Settlement and Land Laws had been rec-The last annual meeting was held ommended in the Senate Sub-Commitwith the regular monthly meeting, on tee's report, cablegrams signed by the presiding officers of the Chamber of Commerce, Merchants' Association and Builders and Traders Exchange, were forwarded to the Chairman of the Senate Committee on Pacific Islands and Porto Rico, and the Chairman of the House Committee on Territories, Resolutions of sympathy were spread in Congress, through our Commissionon the minutes and a copy sent to er, Mr. Wm. Haywood, protesting ogainst the recommendations, and ask-Honorable George R. Carter resign- ing that action in Congress be deferred his membership on accepting the ed until memorials could be submit-Later, memorials were prepared and forwarded to, and presented by Mr Haywood, to the Chairman of the

The Quarantine Wharf Committee, comprising the principal shipping houses, reported in January, that the balance due Messra. Castle & Cooke, Ltd., for money advanced for quarlections.

In January Mr Wm. Haywood was reappointed Commissioner for the Chamber at Washington, for 1903.

On the occasion of the opening of the Pacific Commercial Cable this Chamber participated in the exercises, and cablegrams were exchanged with the Chambers of Commerce of San Francisco, Portland, Los Angeles, and Tacoma and with President Mackay of the Pacific Commercial Cable Co. and an engrossed letter of congratulation was sent to Mr. Mackay, signed by the Executive officers of this Chamber and the Merchapts Associa-

At the request of the Republican Central Committee for suggestions relation was appointed, and later the committee was increased to five The work of this committee develved principally upon two members of the original committee, Mesers. Tenney and

(Centinued on Page 7.)

MEN FOR JURY SERVICE

The following document was filed Mossman, Jr., E. B. Mikalemi, Robert esterday afternoon;

In the Circuit Court of the First Circuit, Territory of Hawkil,

In the matter of selecting a list of two hundred and fifty persons to serve as jurors in the Circuit Court of the First Circuit of the Territory of Hawall for the remaining portion of the Vear 1903

List of the names of two hundred and fifty persons selected by Hon. J. T. De Bolt, First Judge of the Circuit Court, First Circuit, Territory of Hawall, and P. D. Kellett, Jr., Esq. Clerk thereof, viz:

From the First Precinct of the Fourth District: Harry Armitage, Charles Butzke, Henry F. Bertelmann, James H. Boyd, James B. Castle, Joseph K. Clark, Charles T. Day, Christian C. Conradt, W. L. Eaton, Percy, M. Pond, C. J. Falk, C. S. Holloway, Henry Hickey, James E. Jaeger, John Kidwell, E. M. Legros, E. Oswald Lutted, Charles Lewis, J. J. Sullivan, David F. Thrum, A. A. Ozawa, W. C. Peacock, Robert K. Pahau, James O. Spencer, E. I. Spalding, George Wool-

From the Second Precinct, Fourth District: James K. Aylett, Charles H. Bellina, William Berlowitz, W. H. Babbitt, George W. Clark, F. J. Church, August Dreier, S. Ehrlich, Charles E. Frasher, B. S. Gregory, Charles F. Herrick, George W. Hayselden, William H. Hoogs, Hiram Kolomoku, J. M. Levy, P. M. Lucas, John Markham, John Ouderkirk, Milus W. Parkhurst, J. Rubenstein, Joseph Richards, John F. Soper, F. J. Turner, W. M. Templeton, H. E. Waity, Carl Willing, John Waterhouse, Edwin H.

From the Third Precinct, Fourth District: Gus H. Aea, Charles W. Booth, E. Faxon Bishop, Richard N. Mossman, Frank P. McIntyre, George T. Kluegel, Samuel Nowlein, Alexander G. Nicholas, Mark P. Robinson. John H. Wise.

From the Fourth Precinct, Fourth District: William F. Love, F. B. Angus, A. R. Bindt, W. R. Chilton, John Crowell, James H. Davis, James Enright, Benito Guerrero, Henry A. Giles. Lionel R. A. Hart, David F. Notley, W. B. Hamilton, David Kawananakoz, A. H. K. Kechokalole, Robert Kamakaea, Geo. H. Karratti, Chas. B. Lemon, Louis H. Miranda, Charles Maupai, Edmund Norrie, Isaac Noar, Samuel Parker, M. C. Pacheco, H. S. Swinton, M. I. Silva, Charles Spencer.

From the Fifth Precinct, Fourth District: Isaac Adams, James A. Auld, W. F. Bush, Henry De Fries, O. P. Emerson, John Grube, David O. Hammon, L. J. Nahora Hipa, David Aca, John Kusans, Charles Lake, W. F. O'Hallaron, Joseph B. Pakele, Manuel Richards, F. Rowland, W. G. Rowland, Jr., E. K. Rathburn, O. C. Swain, C. Schoellkopf, J. P. Yates.

From the Sixth Precinct, Fourth District: W. J. Baird, J. M. Coulson, Wiliam H. Coney, Fest Kahulualii, William Legros, Charles Molteno, J. Selfe, F. J. Testa, E. H. F. Wolter, John C. Wells,

From the Seventh Precinct, Fourth District: John Chalmers.

From the Eighth Precinct, Fourth District: J. F. C. Abel, John S. Andrade, Joseph K. Clark, John F. Colburn, Lawrence H. Dee, James E. Fullerton, Will. E. Fisher, Frank Godfrey, Charles B. Gray, Thomas Honan, Harry A. Juen, John K. Kamanoulu, Millie Lancaster, Isador Livingston, J. S. Low, J. A. Lawelawe, H. J. Mossman, Emmett May, E. E. Mossman, J. K. Manase, A. Barnes, J. W. Naukana, G A. Ordway, Frank J. Robello, S. B. Rose, William F. Schmidt, W. H. Thornton, L. Tobriner, C. A. Vierra, W Wolters, E. H. Wodehouse, Fred. L. Waldron, Charles Wilcox, Henry J. Harrison.

From the First Precinct, Fifth District: George J. Campbell, Ulysses H. Jones, Henry Mahiai, George W. Ro-Wan.

From the Second Precinct, Fifth District: W. R. Campbell, W. C. Lane, Jr., Ernest Renkin, George Watt, Fcward Worthington.

From the Third Precinct, Fifth District: Byron O. Clark, John Enos, W. W. Goodale, A. W. Horner, C. P. Iaukea, L. G. Kellog, W. B. McCormick, W. B. Thomas, E. W. Valkenburg, Albert A. Wilson,

From the Fourth Precinct, Fifth District: Richard L. Gilliland, W. E. Kerr. F. Meyer.

From the Fifth Precinct, Fifth District: Frederick Booth, Robert Fern, Thomas Jones, Walter A. K. McGowan, G. M. Raupp, Louis L. Warren,

From the Sixth Precinct, Fifth Dis-J. H. Love, John De Pries, C. A. Her- season's games and perhaps for all rings, Solomon Keoloewa, William time.

A. McKesgue, John Paakula, From the Seventh Precinct, Fifth District: Alex. K. Aona, John M. Miu, Henry C. Birbe, Jr., George Cypher, Isaac L. Cockett, Eli J. Crawford, A. L. Duncan, Lot P. Fernandez, George Fern, Abraham Fernandez, Edward Hanapi, Owen J. Holt, R. W. Molt, John K. Inch, John H. Jones, Abra-

ham Kekal, S. Mahelons, Jesse P. Makainal, E. K. Nasuo, Henry Zerbe: From the Bighth Precinct, Fifth District: E. R. Adams, James L. Aholo, Charles B. Dwight, John Benmeluth, Joseph Andrade, A. F. Franca, William L. Peterson, Lot M. C. Lane, John C. Lane, John K. Pren-

From the Ninth Precinct, Fifth District: Cristol Bolte, Edgar Henriques, David K. Dayton, Edward B. Friel, Edward C. Holstein, F. H. Kilbey, David K. Hospill, B. McCorriston, Alexander Kahoalfi, Carl Maertens, G. C. Potter, William Ringer, Theo. Wolff.

From the Tenth Precinct, Fifth District; James D. Cockett, William H. Crawford, William A. Hall, Helemano Meek, Charles Notley, Antone Recard, James Young,

This is to certify that no Jury Commissioners have been appointed to select and make a list of the names of persons to serve as jurors in the Circuit Court of the First Circuit, Territory of Hawaii; and that, therefore, such list of the names of Two Hundred and Fifty persons qualified to act as such jurors in the Circuit Court. aforesaid for the remaining portions of the present year, 1903, have been duly selected and listed as hereinbefore set forth by said First Judge and said Clerk; and

It is further certified that the foregoing is a true and correct list of the names of the persons so selected from the citizens, voters and resider ts of the several precincts in the First Circuit, Island of Oahu, Territory of Hawail, as near as practicable and according to and in proportion with the respective number of registered voters last registered in each of suchprecincts, and that such selection was made pursuant to law.

Witness the hand of the First Tudge and the seal of said Circuit Court at Honolulu, Island of Oahu, this 12th day of August, A. D. Nineteen Hundred and Three,

J. T. DE BOLT, First Judge, Circuit Court, First Circult, Territory of Hawail.

Attest: P. D. KELLETT, JR., Clerk Circuit Court, First Circuit.

MRS. STANFORD

Honolulu had the honor of a brief visit yesterday, while the steamer Ventura was in port, from Mrs. Jane L Stanford, one of the founders and, since the death of her husband, herself a munificent benefactress of Leland Stanford, Junior, University, erected and endowed in memory of their son by the late Senator and his wife.

Mrs. Stanford is seventy-six years old and is making a tour around the world. Her departure from Stanford University on this occasion marked the actual transfer of the complete control of the university to the boards of trustees. It has been in anticipation of this trip that the surviving founder of that great institution has seen fit to withdraw entirely from the active control of its affairs.

Mrs. Stanford's next resting place on her journey will be at Melbourne, Australia, where she will spend a few weeks with Thomas Welton Stanford, her brother-in-law.

brom Australia Mrs. Stanford will visit India, thence she will travel to Egypt and from there to the continent, where the greater part of her trip will be spent in France, Germany, England and Russia. She will take in Sweden, Norway and Denmark on the route from England to Russia. Finally, Mrs. Stanford will return to London before coming home, taking a house on the Thames as her residence for several months of complete rest.

Although retired from the direction of Stanford University affairs, Mrs. Stanford intends to keep the institution close at heart in her travels. She will gather all the information possible from personal visits to seats of learning, libraries and museums, and collect articles of antiquity, all for the benefit of the foundation that enshrines the sacred affections of her life Just before leaving home, Mrs. Stanford concluded all arrangements for the erection of a magnificent library building for the university.

It will be remembered Mrs. Stanford spent several weeks at Honolulu last year, when she stayed at the Moana hotel where she also put up while ashore resterday.

Koki, of the Kamehameha ball team. had his arm broken at practice on trict: C. N Arnould, Edward Baker, Tuesday afternoon. He is done for this

HAWAII'S PRESENT OUT-LOOK IN LOCAL POLITICS

Some Deductions From the Typical Case of Curtis laukea, a Native Leader.

Editor Advertiser: To one whose es- canism but vicious Americanism, and timate of C. P. laukes has been based no politics but vicious politics? Is on a general knowledge of his broad there for him no law but the law of experience in prominent positions and avarice? No patriotism but that which who was disposed to credit his con- is to be bought with money and office? nection with the annexationists and Is he incapable of comprehending the the Republican party as having been fact that he is undergoing a severe the result of an intelligent recognition test in the presence of a cloud of witof that party as being "the friends of nesses and incapable of grasping the liberal and progressive ideas," his let- sense of it and the way to meet it with ter in the Gazette of July 31 has furnished very painful reading.

and some of the methods of that party, not only by seeing former anti-annexationists become prominent in "the contrary to the whole world. The rec-councils of the Republican party," as ords of the past two sessions and two he avers, but in not having been himself advanced to a prominent position the ignominous conduct of their own therein, or to some office of emolument, Home Rule appointees to responsible and proposes to retaliate by going over office, whom they forced upon a capato the obstructionist party of discepu- ble governor of the opposite political table record. Surely a sincere man who faith, have furnished samples of has failed of a just recognition of his their conception of the way to do it. merits to the extent at least, of enjoy- Complaining of the injustice of the ing the confidence of his party fellows, is worthy of commiseration, but who is tion of offices while many offices were to be the judge of this matter? Even filled with them, they have illustrated a sincere man may for good reasons be their own conception of equality by not acceptable as a leader; it is pos- openly declaring their purpose to absible that through the undue promi- sorb all the offices to the entire exnence of undesirable, or even outside clusion of the race who introduced law influences—as in open primaries—the and taught them all they know about truest men may be kept in the background; but a man who has opposed annexation from honest want of conviction of its being for the best interests of the country need not necessarily teach Americanism to New England's be a bad Republican nor an unwise counsellor. As to office, is Mr. laukea finished in American colleges, who have willing to contribute in his own person to the ever accumulating indications and in some cases even visited Wash-that true principle is a quality unington in an official capacity.

mind of the native Hawaiian? As one after another has turned upon his party to rend it because, forsooth, he has failed to get office, or to keep some personal grievance in connection so small, that are successfully run by ground for the growing tendency to quire of his own heart whether he bequestion whether there is such a thing lieves that a race that has yet to prove 28 a genuine native Hawaiian Repub-

known and incomprehensible to the

As one after another has proved himself to be a deceifful snake, a traitor to his friends in business affairs for the sake of gain, has he not contributed to this same lack of principle? arv adoption of Protestantism served the purpose of supplying the to the Republican party and to every banner—possibly in the capacity of spy and seminaries built and maintained at until, apparently, the failure to catch a plum filled his soul with aversion to Hawaiian who is his friend if he will the point of casting off his briefly as- only let him be such. And the Hawaisumed Republican closk. Between ian who conducts himself worthily, times he was ready to blackmail those honorably and in a friendly manner to whom he professed to be friendly, if will not be called a "d- karaka" only he could do so under the protect by those who maintain these institution of a legal technicality, just as tions for his benefit. Let him thereothers before him had done. Principle? fore take this hint, ponder it well and Is the native Hawaiian capable of fol- act accordingly. lowing no leadership but a bad one? is he capable of adopting no Ameri-

KOHALA AND HILO

President, Philip Peck of Hilo.

lowing officers:

Brown of Honolulu.

work on the road.

of Hilo.

Second

Honolulu.

RAILWAY IS A CO.

Vice-President-Jacob F.

Secretary-A. Lewis, Jr., of Honolulu.

Auditor-J. A. Gilman of Honolulu.

following: Adam Lindsey of Hilo,

August Ahrens of Walpahu and John J.

The general offices of the company

will be in Honolulu, while a branch of-

At the present headquarters of the

company, room 205 Judd building, it

was stated that President Peck had

arrangements for the instituting of

It is expected to have the rallway,

extending from Hilo a hundred miles to

Mahukona, completed within two and a

half years. No doubt sections will be

opened for traffic in the meantime as

fast as built. The first one is fifteen

CHOLERA INFANTUM should be

guarded against, and prevented by

treating the child at the first unusual

looseness of the bowels. Mothers can

not be too careful about this, especially

is hot weather. They should nave

miles, from Hilo to Hakalan.

fice will be maintained in Hilo.

credit to himself? Fiery speakers on the election stump, particularly in 1900, Evidently sore from disappointment were heard declaiming with red hot rein some of the results of annexation sentment against the insinuation that they were not yet capable (unaided at he appears also to have been incensed least) of running a government and San Jose property, it will be necesloudly declaring they would prove the extra sessions of the legislature and

laws and the inequality in the distribucivilized government. Devoid of broad experiences, of their own, they have nevertheless declaimed against the crass ignorance of, and essayed to descendants whose education has been creditably filled high positions of trust

Mr. Editor, allow a suggestion to the native Hawaiian, that before any more boasting of his capacity to run a government, he cast his eyes about and make a list of all the business enterone that he has secured, or because of prises in this Territory, be they never with the party, has he not furnished a native Hawaiian, and honestly inits capacity to successfully carry on even a small business enterprise of any kind (speaking in general terms of course) is liable to be capable of successfully running so complex an institution as a government.

And permit the inquiry of Mr. C. P. Allow an illustration; one out of many Laukea, whether on calm considerasimilar cases. There resides in town a tion he believes he can accomplish any certain Hawaiian lawyer who is at good for himself, his race, or his counheart a Roman Catholic except when a try, by joining the ranks of those who adjunct of fish to his pol. He is at thing American, and who are too blind heart a Home Ruler and is now con- to see that the course they have purspicuously known as such, but stood sued thus far, can only redound to under the shadow of the Republican their own injury. The private schools great expense for them, will tell the

> Kohala, Aug. 6, 1903. WILDER TO STUDY

NEW LIGHT ON THE

The scheme to loot the Allen estate aroused great indignation in this city. Senator Cecil Brown said yesterday that he had known of it and Samuel Parker was also quoted as having advised Davis What the Supreme Court Said In Rendering in advance of what he was going to do. The estate looter had, it seems, offered to take the case for young Allen on a contingent fee.

Light is also thrown on the Gear end of the Campbell estate proceeding by the announcement in the San Francisco Sunday Bulletin that the father and brother of Judge Gear had been employed to attend to the San Jose end of the litigation. That shows where some of the Gear graft was attached but does it show all?

GEAR EXPLAINS.

Judge Gear referred an Advertiser reporter, when he called him into a downtown office yesterday, to his decision on the James Campbell estate accounts rendered on June 12 last. He produced the document from the pocket of his duster and pointen to the following passage near the close:

"It seems to me that in view of the fact that the interest of these minor children may conflict with the interest of the trustees, especially as to the sary to appoint a guardian over them. This will be done, but the guardianship restricted to the property of the minors and not to include guardianship of the persons. It will be the duty of the guardian to protect the minors' interests in the property which does not become subject to the will." Judge Gear proceeded to say:

"The appointment of the guardies. was made a long time after the decision, more than a month. "The guardian ad litem of the chil-

dren, Mr. Brooks, contended that a

minors, as was mentioned in the de-

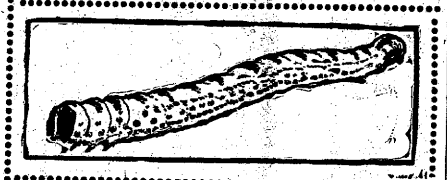
"According to the decision in the Fair will case, the Campbell will is void in California. The trustees admitted that the will was void in Callfornia. Yet they got a deed of the property without consideration, although the records in California show that it is supposed to have been sold for \$175,000. The trustees gave a recelpt for that amount into court, the deed being from Miss Alice Campbell but never recorded.

The appointment of the guardian by me was absolutely for the purpose of bringing a suit. That property belongs to the heirs and the trustees have no legal control over it. The minors have a right to their distributive share of that property.

"There was no objection to the appointment of the guardian until the Parker's fell out with George A. Da-

"However, the trustees are not going to be allowed to juggle the property into their own hands so long as I am on the bench. The proceedings guardian should be appointed for the at San Jose will go on."

UNCLE SAM INVESTIGATING A NEW AND REMARKABLE WORM



agricultural department at fennel and ragweed do not seem to tax Washington has sent an expert to the the capacity of its stomach. Pacific coast to investigate the habits. Wheat, fields over which it has passand general appetite of a new worm, ed are weedel out as thoroughly as a Walla Walla valley.

worm that was ever furned out from eaten.
the laboratory of nature. It is the The worm travels six to eight feet per W. Davis, as to the payment to Mrs. friend of the farmer. It is the only minute. In many places they number Maria S. Davis, the court strongly hereabouts has ever seen the like.

hundred miles long and several miles reaches them. Everywhere its approach is heralded with acclaim by the farmers. started for its propagation.

In appearance it is a small drab col- state. ored object with a striated back and an Wherever the wonderful worm may incredible appetite for weeds. It eats hold forth in its original state it is thistles. Smartweed is pie for it; even Washington farmers.

which has made its appearance in the farmer could do it. Corn fields remain because the check did not have J. A. untouched while the vegetation be-It is probably the most remarkable tween the stalks is cut down and

prefer noxious weeds to the sweet near the coast they are spinning webs cereals grown by the Washington hus- with the apparent intention of turning authorized him to institute and conbandman. No professor of wormitude into a new moth or butterfly. Millions are being drowned in the irrigation The worm is coming down the fertile ditches which become almost choked inland valleys in a crawling army a with bodies when the onward march and at best her remaining years are

There is talk among legislators of im- that the worm is the product of moths posing a fine for its destruction. It is which were accidentally brought over also possible that "wormeries" may be from China in the importations of Chinese vegetation by travelers from this

kirtle-burr as a Mexican burro eats certainly proving a blessing to the

(A\$SOCIATED PRESS CABLEGRAMS,)

EWA MURDERER

SAN FRANCISCO, Aug. 12.--A Japanese stowaway was arrested today on board the Nebraskan. It is suspected that he is the Ewa, Honolulu, wife-murderer.

The Ewa wife-murderer referred to is probably Yanagi, the Japanese who killed a man and wounded a woman, the latter having since died. Yanagi, did his work with a cane knife and escaped. This was on June 24 and although the police have searched almost all of the Ewa district and places in that vicinity no trace of the murderer or clue as to his whereabouts has been obtained before.

High Sheriff Brown received a cablegram late yesterday afternoon concerning the capture by the San Francisco police and immediately cabled a description of Yanagi. A reply as to identification from this description is expected from San Francisco early todav.

ROME, August 12.—It is stated that the powers have decided to support Russia and Austria in reestablishing peace in the Balkans. Turkey is powerless for lack of money.

SOFIA, August 12.—The insurgents have blown up a railroad bridge. The revolution is spreading rapidly.

CONSTANTINOPLE, Aug. 12 .- Turkish troops in Macedonia are descriing for lack of pay.

WASHINGTON, Aug. 12.—Secretary Root will resign in Jannary and be succeeded by Governor-General Taft of the Philippines. Taft in turn will be succeeded by Vice Governor Luke E. Wright,

PANAMA. August 12.—The latest news from Bogots is un i promise to pay Geo. A. Davis or order favorable to the ratification of the canal treaty.

SHYSTER CONSPIRACY CONCLUDING TEXT OF DISBARMENT DECISION

Judgment Against Davis, Humphreys and Thompson and In Dismissing Magoon Case.

Following is the conclusion of sum- 'Honolulu, without interest," and also mary of the three disbarment decisions a power of attorney authorizing the of the Supreme Court, from the break- respondent to act as counsel for Sumoff in yesterday's issue of the Adver- ner in all suits and actions in equity

DAVIS SELF-CONVICTED

On an exhaustive review of the eviespecial, the court finds that Davis instituted false suits for the purpoes of extorting money from Sumner. It is found that he brought the two suits, not for the purpose of proving the allegations, but for "the ulterior purpose of extorting money from Sumner;' that, after wearying Sumner by litigation into a condition of mind where he was willing to buy peace, he brought about a settlement on the basis of Sumner's paying his sister \$10,000. Third, that, knowing the railway company's anxiety to buy the land, he gave it "to understand, in mild and polite words though it may have been, that in order to secure a conveyance to the land which the owner himself was willing to give for \$105,000 the company would have to pay \$5,000 more to cover the amount of the respondent's fee and practically blackmailed the company into paying that amount."

R. W. DAVIS BELIEVABLE,

The court considers it unnecessary, perhaps, owing to the position in which the respondent has placed himself to set forth any of its reasons for accepting as true the testimony (t R. W. Davis as a whole. Yet it refers to the subject. His appearance, attitude and manner of testifying conduced to an impression that he was truthful. He testified without reserve to facts in respondent's favor. No motive for his perjuring himself appeared or had been suggested. Neither he nor his mother nor Sumner had in any manner instigated or even suggested these proceedings, which were brought solely in compliance with the direction of this court to the Attorney General. Corroborating evidence favored the witness rather than the respondent. Parenthetically, the court says the Attorney General "does not deserve any of the abuse so freely heaped upon him by the respondent at the hearing and in his closing address. Mr.Andrews did not move against the

Respondent was contradicted by S. M. Damon as well as R. W. Davis in his statement that Mr. Damon refused to pay the money at Rishop's bank I get my fee, I will tie that Magoon's O. K.

respondent until he was directed by

FURTHER DISCREDITED.

the square yard. On the farm's clines to discredit the respondent's claim that Mrs. Davis and her son duct negotiations which resulted in the payment to her of \$10,000. The opin-It is claimed by persons connected sions brought similar proceedings for er for profit. Until the case under changed for the worse."

brought and conducted the two suits cided on affidavits. The hearing upon the motion occupied but one day, the minded and easily influenced decision being rendered two days later, petition for guardianship was and the decree filed on the next day. In the guardianship case there was a simple petition alleging unsoundness of mind and an answer by Sumner denying the truth of that allegation. Upon that issue a trial was commenced before Judge Robinson on September 29, which was transferred to Judge De Bolt at noon next day, before whom it took four days, counsel appearing on six other days when continuances were ordered, and on October 14 the consent decree

SOUGHT EMPLOYMENT.

"We find upon the evidence," court says, "that the respondent did Justed and paid it was neither the inseek to be employed as an attorney for Summer in the case of Ropert vs. Sumner. Respondent denies this, but we believe the evidence of J. A. Magoon and R. W. Davis on this point to be true. He had worked to this end through both Magoon and R. W. Davis. To the latter, after other >fforts failed, he said the bank had no right to hold the money, that the case was not being properly conducted, that he could get the money out in 24 hours and if it was not out in that time he would sue the bank. R. W. Davis reported the conversation to Summer with the result that the latter invited respondent to come out to his bouse to see him about the matter.

NOTE OF HAND

The respondent went, attended by a notary, and at that interview procured the execution of an aiready prepared note reading, without the date and signature, thus:

"On demand for value received I the sum of three thousand dollars at the Banking House of Bishop & Co.,

and at law now pending, and to take all steps necessary to obtain possession of the sum of \$48,025 now on deposit in Bishop's Bank and appointing dence on that point, taking his own in him Sumner's attorney in fact as well as of record to represent him in all litigation, etc."

WAS NOT UNDERSTOOD. The court credits the evidence

Sumner and R. W. Davis that they understood the power of attorney to refer solely to the business of getting the money out of the bank and did not take it to mean an engagement of George A. Davis as Sumner's attorney in the Ropert case and other mat-

"The power of attorney is in the respondent's handwriting," the opinion says, "and R. W. Davis testified that he was unable to read it very well. That is not difficult to understand. The Hawaiian translation under such circumstances could not have been of much value."

DEMAND FOR FEE "The decision of this court in the

Ropert case, declaring the \$48,025 to be the property of Sumner free from any trust, was rendered June 25, 1903. Summer and R. W. Davis at the time were in Koolau but were promptly notified of the result and asked by Sumner's attorneys to come at once to Honolulu. In pursuance of that request they went to the house of J. A. Magoon at 8:30 o'clock p. m., there finding respondent and Magoon. Respondent introduced the subject of his fee. He said that he wanted his fee adjusted and settled, that the note was for \$3,000 but that he would ask only \$2,500. Sumner said that that was too much and that \$1500 would be

ample and offered that amount." Upon this matter the court cites the testimony regarding the boisterous demands of respondent for his fee the following morning, when Sumner and R. W. Davis met him at Magoon's office. Sumner had held out against the demand the previous day:

"The fee was again talked of. The respondent continued to demand \$2,500 and Sumner still held out for \$1,500. The respondent, holding a paper in his hand and shaking it, said that he would garnishee the money. will stop the money, I will garnishee, that money shall never be paid until

money up in the bank.' Sumner and R. W. Davis then spoke to each other for a few moments in Hawaiian and finally Sumner offered to pay \$2,000. This the respondent at once accepted and the parties thereupon before the Circuit Judge and there a check for \$2,000 in respondent's favor was signed by Sumner and the fund in the custody of the court was paid over to him.'

COERCED BY THREATS.

"We are satisfied from the evidence that Sumner's final consent to pay \$2,with the State Agricultural Bureau the protection of her brother and nev- manner and undue insistence and to 000 was due solely to the respondent's his threats to 'tie up' the money and consideration she never received or was reluctantly given in order to avoid asked for any money for purposes of the delays and the annoyance of fursettlement. It is not at all likely that ther litigation. That the respondent now so late in life her character has at that time well knew that the man he was dealing with was weak-minded AGGRAVATING CIRCUMSTANCE and easily influenced, is undisputable. It is deemed by the court an aggra- ly admits the truth of the allegation In his answer in this case he specifical. vating circumstance that the amount in the information that the said J. K. of the fee demanded and obtained was Sumner was a man of upwards of the grossly excessive even assuming, what age of 84 years with little or no knowledge of business, etc., all of which in good faith and for legimate pur- Davis. In the decision then just filed, poses. The injunction suit was de this court, unanimous on that point, had held that Sumner was petition for guardianship was sworn to by the respondent himself, and not on information and belief; and in the injunction suit, in support of an application for the appointment of Maria S. Davis as next friend of Sumner, the respondent awore that Sumner was a person of unsound mind and had been insane for a long period of time. The respondent well knew, too, of Sumner's dread of litigation."

AN AFTERTHOUGHT. Respondent's contention that the fee of \$2000 was intended to cover future as well as past services, the court believes to be entirely an afterthought and that at the time the fee was adtention nor the understanding of the parties that all or any services to be thereafter rendered by the respond-

that fee. It was true that after the fee had been paid the respondent, when asked by Mr. Magoon if he would help him out in the guardianship proceedings, told the questioner to call on him when he wanted him. The court quotes respondent's evidence that he felt he ought to help, as he had got a good deal of money out of Sumper and

ent were being included or paid in

"But it is not what respondent now thinks or has thought after the \$2,000 was paid that is to be considered in this connection, but what the understanding between the parties was in paying and receiving the fee. It is clear from the evidence that all that was mentioned or considered while the amount of the fee was being discussed was past service. worked hard,' the respondent said,-

I have also much work yet to 'Can't we make a settlement?' [Continued on Page 41

đo,

medicine ready for such an emergency. No better remedy is prepared than Chamberlain's Colic. Cholera and Diarthoea Remedy. Every household should mare a bottle at hand. Get it today. I may save a life. All Dealers and Progresse sell it. Benson, Smith & Co., reflected on anybody but the plundered Ato... Agents for Hawall.

FORESTRY ABROAD STOWAWAY MAY BE A commission has been issued to Ger-

At a meeting of the Kohala & Hilo Railway Company yesterday, organiza- rit P. Wilder by the Board of Agrition was effected by election of the fol- culture and Forestry, for the purpose of giving him official recognizance while making the grand tour of the United States mainland and Europe. First Vice-President-John T. Moir The object is to give him the entry to advanced forestry work abroad, as well as to public agricultural services in different countries, so that he may Treasurer-George H. Robertson of bring home with him valuable informa-

tion and ideas. Mr. Wilder will study forestry in the United States, visiting the Vanderbilt Directors—The above-named with the place at Biltmore, N. C., and probably other famous estates. He takes with him descriptions and photographs of varieties of mangoes, of which he will try to obtain the correct names in Washington. For instance, what is called the Manila mango here may be something else, and if so the special commissioner will endeavor to get its

gone back to Hilo to make immediate In Germany Mr. Wilder will look into the Black Forest and see what the German Government is doing in for-

> Hongkong has been added to the list of places which are fighting the mosquito scourge. The crusade is now a very extended one and has had much success, especially in such centers of insect activity as New Jersey and Suez. It seems, from experience elsewhere, to be entirely practicable to rid the inhabited towns on the group of their mosquitoes and perhaps clear the

country of them as well.

If an anti-missionary politician was caught stealing sheep would Judge Galbraith be able to convince himself that sheep stealing was a crime which

WALTER G. SMITH, EDITOR.

.326 Japake irreriebly in Adventa.

A. W. PEARSON.

TO THE A CLEAR ISSUE.

FRIDAY : : : AUGUST 14

'In an 'editorial which reads as if it had been written by Humphreys himself, the Bulletin declares that the disbarment of Humphreys and Davis was an act of political revenge. Buch a conclusion was expected of the Bulletin. That paper has defended every deed of knavery which the carpet-baggers in public and private life have perpetrated in these islands since the Get-Rich-Quick game began; it has been the prompt and eager apologist for every estate-wrecker, every accused embezzier, every manipulator of primaries, svery: jury-fixer and every rascal in power. It defended Gear and Humphreys for opening the jails, became the organ of Turk & Lewis, accused of jury-bribing, and it berated the Attorney-General for trapping Chinese camblers; it has coddled the Home Rule banditti and shared in the spoil of the unconscionable printing ring. Even the plight of John K. Sumner did not appeal to it for it was too busy trying to cover up the depredation and save the rogues from punishment.

No amount of dust-raising, however, can conceal the issue before the Supreme Court. Humphreys and Davis were disbarred for robbing a client under the forms of law. Any court on the Mainland, not controlled by politicians, of the Galbraith stripe, would have disbarred them on that account, and we believe that, if the record of the case were lodged with the Supreme Court of the United States that tribunal would strike the name of Davis and of his fellow culprits if they have been admitted there, from the roll of its attorneys. If Judge Galbraith thinks his absurd and illogical findings would be accepted or the impartial findings of his colleagues rejected by the Supreme Court of the United States let him cial statements of the Bureau of Statislodge the papers there and wait for ties have for many years shown the the result. We challenge him or any of his friends to put the question be- country" of the sugar imported. This fore the Federal tribunal of whether or average cost was in 1872 and 1873 over not the rights of men entitled to prac- five cents per pound. From that period unjustly taken away by the decision of and a fraction cents per pound, until the highest Territorial court. It will 1883 when the cost first fell below four be easy enough to get a verdict. Let cents, being in 1884, 3.6 cents per pound. them try!

In the meantime it is well for a pubmalefactors not to forget the old man, 1894 being 2.9 cents as the year's averrobbed of a great fortune by and age rate of cost. By 1901 the movement through the human harpies upon whom the iron fiail of justice has at last fall- age rate for 1901 being 2.3 cents per en. If there is any sympathy to spare it should go to him, not to his per- was 1.82 cents per pound, and in the g face to face with their deserts.

WHOLESALE IMMIGRATION.

Commissioner General of Immigration Sargent is quoted in the current flies as saying "that information recently furnished him from New York City and other large centers of population proved the laxity with which the immigration laws have been enforced in the past. He said that it demonstrated the crying need of remedial legislation by the incoming Congress to stop the tide of immigration to this country, which promises to overwhelm it.

"The investigations conducted in New York alone show that no less than 800 of the poorer class of immigrants permitted to land last year at Ellis Island are now inmates of penal and charitable institutions of that State, and that 8,000 people of the same class were sent back to Europe during the current year"

It is a curious fact that every effort is made to let into the country the lowest and most degraded of European peasantry and at the same time to annoy, hinder and harass traveling foreigners of wealth and position. We have had, in Honolulu, an example of the systematic effort to make cabin passengers wish they had stayed at home in the Customs inspection of through baggage—an inspection which was repeated in San Francisco, making the one held here superfluous. Foreigners naturally object to having their clothing inventoried to see whether their wardrobes are larger than they, in "their station of life," as the law reads are entitled to bring with them into the United States. The novances to travellers and while, for taken off, its administration might be without duty too much of the products of the pauper labor of Europe might tance of the pauper laborers them-

But it is not. There is a beggar army from 600 000 to 200 000 strong entering tainers the port of New York every year and the distinctively foreign element in the United States is forty-nine per cent of the whole and in a short time, if the hars to immigration are not put up it will be in a majority. The presence of vast numbers of unassimilated foreigners of allen speech and training cannot but have a bad effect upon distinctively American rule. We shall hear of Italy's vote, Hungary's vote, Germany's vote and the like, and less of the American vote. And in times of financial hardship our new citizens will inevitably swell the dangerous army of the unemployed. They add to the elements of danger to the peace and to the republic itself.

AMERICAN SUGAR IMPORTATIONS.

More than five billion pounds of sugar, valued at over one hundred million dollars, was brought into the United States in the fiscal year just ended. This is a larger importation of sugar than at any preceding year in the history of the country, and the value is greater than in any preceding year except the importations of 1891, 1893 and 1894. These figures include the sugar brought to the mainland from Porto Rico and the Hawalian Islands; and while the figures of the shipments from Porto Rico and the Hawalian Islands are not included in the official statement of imports, they are properly included in the statement to show the quantity of sugar coming into the United States. The total number of pounds of sugar brought into the United States during the year was, as shown by the records of the Department of Commerce and Labor through its Bureau of Statistics, 5,217,077,084. while in no earlier year in the history of the country has the importation of sugar ever reached five billion pounds.

The largest importation in any earlier year was that of 1897, when the total lative vouchers. The Advertiser bewas 4,918,905,733 pounds. Adding to the Heves that the next great legal sensaenormous importation of 1903 six hun- tion will occur in the Federal court dred million pounds as the domestic and that the disposition of the vouchers production, would give a total supply of 5,817,000,000 pounds for the year, or sufficient to furnish an average of seventy-two pounds for each individual in the United States, estimating the present population at eighty millions. The record of sugar importations for

the year differs materially in certain aspects from that of earlier years. The total importation of beet sugar during the year was only eighty-seven million pounds, against two hundred and fifty-five millions in the fiscal year 1902 and nine hundred and eight millions in the fiscal year 1901. Cane sugar of course composed the remainder. and the cane sugar importations of the fiscal year, exclusive of that brought from Porto Rico and the Hawaiian Islands, amounted to 4,075,000,000pounds against 2,685,000,000 in the fiscal year 1902, and 2,956,000,000 in 1901, From Porto Rico the total sugar brought into the United States amounted to 226,143,508 pounds, valued at \$7,-466,579, and from the Hawaiian Islands, 774,825,420 pounds, valued at \$25,310,684. Thus, the total quantity of sugar suppied by Porto Rico and the Hawailan. Islands amounted to one billion pounds or about one-fifth of the total brought into the country, its value being nearly tbirty-three million dollars.

Another marked characteristic of the year's production of sugar is the fact that the price of sugar brought from foreign countries has averaged lower than in any preceding year. The offi-"average cost per pound in foreign tice law in the local courts have been it ranged downward, averaging four From that date forward it ranged downward, in some years falling below lic which is asked to sympathize with three cents per pound, the figure for was still slowly downward, the averpound, while in 1902 the average cost fiscal year just ended the average cost in the country of production of the sugar imported from foreign countries was 171 cents per pound, which is lower than in any preceding year.

LIGHT ON JUDGE GEAR.

Judge George D. Gear called a reporter of the Advertiser to an office yesterday and wished him to say that, as Circuit Judge, he would not dismiss the proceedings against the Campbell estate which have been instituted at San Jose, Cal.

The Sunday Bulletin of San Francisco shows why. THE FATHER AND BROTHER OF JUDGE GEAR HAVE BEEN EMPLOYED AS ATTORNEYS TO BRING THE ACTION and of course they must be paid. A large share of whatever spoils may be secured there will go into the Gear family's pockets. If there was to be anything more for the Gears at this end of the line the profits of the little transaction might grow very large indeed. But of that more anon,

ANTI-MOSQUITO CAMPAIGN.

Printed directions how to prevent the breeding of mosquitoes should be issued, in brief and clear form, to every householder in Honolulu, the text being adapted to the language of the man who is expected to read it.

Something should be done to prevent the wanton destruction, in suburban duck pends, of gold fish which eat mosquito larvae, and to introduce spch fish to all mosquito breeding pools where they do not now exist.

The Board of Health should consult the Department of Agriculture at Washington as to the advisability of tariff provides a thousand petty an- bringing here the plants which, in swampy countries prey upon mosthe benefit of the country, it cannot be quitoes and the night-hawks which pursue and eat them; and if the regreatly improved. And it may be ad-sponse is favorable get the assistance of ded that the care taken not to let in the Department in collecting speci-

School-children should be given spe well be exercised against the admit- cial instruction about mosquito-breeding places and induced to see that no water is allowed to stand about their home yards in large or small con-

Householders should be induced to spreading over the country. Already forego lily pools and trickling fountains of which there are many in the city, all of them propagators of insect life. Sufficient funds should be set apart by the authorities to give petroleum a fair trial in all waters where mosqui-

toes breed

Tometrow morning's Advertiser will contain the result of the Corbett-Jeffries prize fight by rounds.

Somebody should take the Bulletin into a pen and see if they can't wean it

Davis has gone and the mosquito must follow.

THE DAVIS-ALLEN AFFAIR.

The Bulletin uncovers a mare's nest in the matter of the Advertiser's George Allen dispatch. It was simply the case of a special message being accidentally mixed up with Associated Press news, the special being entirely correct except as to its news source. Inquiry yesterday morning developed the fact that Davis himself had admitted the truth of the statement about his correspondence with Allen, the facts being known to Senator Cecil Brown and others. What is gained for Davis by showing that the Associated Press was beaten by this interesting piece of

With Davis on board, the Sierra will probably enter San Francisco bay flying a yellow flag.

From what is known of the temper shown by Judge Estee towards plain infractions of the Federal law, it may be deemed probable that his grand jury, on his return, will be instructed to take up the question of the legiswill be probed into with an unsparing hand and the men who destroyed them found and punished.

Judge De Bolt's jury dragnet has caught some big fish of political Sam. Parker and Prince schools. David, respectively the Republican and Democratic candidates for Delegate to Congress in 1900, are in the haul. John H. Wise, the "16 to i" hero of the Democratic national campaign the same year, wiggles in the meshes. Curtis P. Isukes may be glad to thank the judicial fisherman if "the draft keeps him out of getting his politics more mixed than even their normal

WILCOX'S NEW AMBITION.

ulty of a good native politician—an eye to the main chance. That is why he wants to run for Sheriff. "Anywhere else the tumble from a cushioned seat in Congress to the cane chair of a County Sheriff would give the tumbler pain but here the lower office has easements and attractions of which the post of Delegate in Congress' offers no comparison and which are guaranteed to soothe all hurts of pride. 4 The Delegate gets \$5000 a year but the Sheriff, if he works things right, may collect \$5000 a month and a great deal more. In fact \$1500 per week were spoken of in court lately as the largess from Chinese gamblers alone. Then again the Delegate has no power or conspicuity; while the Sheriff of Oahu county will, like Doorkeeper Fitzhugh of three decades ago, be "a bigger man than old Grant.

With Bob Wilcox in charge of the police Honolulu ought to be a wideopen town indeed and if the Home Rule treasury was not kept in funds that would be because the treasurer counted his cash too often. The Chinese gamblers ought to be good for \$1500 a week; the illicit liquor resorts should pay at least \$500; the Japanese dive-keepers, being numerous, should be good for \$500 more, white poker games could hardly hope to get off for less than the Chinese, making another and white disorderly houses would pay roundly for protection. There are at least \$16,000 per month in sight and we don't wonder that it makes the mouth of every Home Ruler water, particularly the mouth of the jobless Wilcox, the leader of them all. But poor Curtis Iaukea, who thought he was going to be nominated for Sheriff. There's nothing left but the Democracy for Curtis to join now.

LOOKING THIS WAY.

The mere announcement in the Associated Press dispatches of the appointment of Theodore F. Lansing as Immigration Commissioner sufficed to bring him letters from people who want to settle here. Probably a hundred such letters followed the cabled story about a possible opening of public lands. All over the Union are people who long for a home in the American tropics many of whom would like to take up land and produce some-

Speaking of small farming yesterday Mr. Lansing said that he could not answer inquiries about it until he could find out something about available tracts. "There's the rab." The small farm must precede the small farmer; and very little is being done to get it ready. There is land enough, as we all know, but until it is surveyed and mapped it will be useless for the purpose named. Once it is made ready there will be no trouble in getting farmers to occupy it. Is there any higher duty before the Territorial government than to put this land in ger and freight, to attract and interthe way of development along "tradi-

tional American lines?" While the Government is making up its mind it might be a good thing for the holders of great agricultural estates to consider whether farmers would not be desirable buyers or lessees. Both the Bishop Estate and the Oahu Railroad & Land Co., could easily get into touch with the people who are writing to the Immigration Commissioner

C W. Booth's appeal before the Tax Appeal Court on his Pauca property may yield some interesting light on the actual value of the water rights which only Governor Dole's veto saved the Territory from purchasing at \$150,-000 after a hard fight to make the price \$250,000.

It is something of an anti-climax to read of a hurricane that overwhelmed a town, wrecked six steamers and many other vessels, devastated one end of a great island, ruined \$10,000,000 worth of property—and caused thirty deaths.

There is small choice between the Turks, Macedonians and Bulgarians. Sympathy for either would be good material wasted

REPORESTATION.

The coming here of Wm. L. Hall, an expert forester whose position under the Federal government gives him official standing, will, we trust, mark the beginning of a definite and continuous policy of reforestation in Hawali. Within the memory of men now in middle life—say forty-five years agothe rainfall of these Islands was much greater than it now is, due to the presence of dense forests of which the uplands have been all but denuded since. In that day the great Walanae range, so much of which is now bare, was luxuriantly clad and at a little news we leave it to the Bulletin to ex-plain. earlier period the Wahiawa district was heavily wooded. All of the islands of the group have a similar story to tell-a decreasing rainfall coincident with a decreasing forest area. As a result many of our great agricultural enterprises have been forced to adopt costly irrigation systems.

Most of the forest destruction has been caused by cattle and sheep. There are those who dispute this fact on the ton. ground that large trees, which tattle could not hurt by their movements or their quest of, food, are dying as rapidly as saplings. But close inquiry shows that the two effects spring from the same cause. Hawaii is not a country like the Eastern part of the United States where water can be found at which the roots of trees make their way and get continual refreshment; but a country of surface moisture, where the roots of trees spread horizontally from the trunk but a little way underground. This surface moisture induces a rank growth of ferns which protects the soil above the roots and keeps its moisture from drying up under the heat of a tropical sun. Now when cattle and sheep invade the forests they eat the ferns and leave the soil to dry up quickly after à rain. Trees, deprived of their customary moisture, their roots half baked, naturally pine and die; and as, by this process, the forests disappear, the rainfall itself decreases.

If such forests as the Territory has left can be fenced in, the death of the trees will stop and it should be easy to extend their area into enclosed tracts of denuded ground, thus restor- peal from the decree of Judge De Bolt ing as much of the old wooded district denying its prayer for an injunction as the interests of Hawaii may re-

For this work the active co-operation of the Federal Bureau of Forestry of which Mr. Hall is an expert employe. will be indispensable.

TODAY'S EXECUTION.

The hanging today of Tanbara Gisaburo for the brutal murder of Captair Jorgen J. Jacobsen of the schooner Fred. J. Wood will be the first legal execution in Hawaii under the Federal statutes and also of any kind since the organization of the Territory. Talast hanging under the laws of the islands occurred six years ago, when the murderer of Dr. Smith of Kaual was executed in Oahu prison.

This official execution today should be a valuable object lesson for the Territory. Not only does it show that law and order must be maintained within the Territory, but also that the arm of the law embraces the sea as well, and that murder upon an American ship is punished just as surely and even more quickly than one where the law is enforced by the regularly con-

stituted guardians of the peace. Tanbara had a taste of American law even before he touched an American port.- Caught almost in the act of murder with a bloody knife still in his hand, the first mate of the vessel ordered his arrest and placed him in the hold of the ship in irons. He was but on trial before a jury chosen from the ship's crew, given an impartial hearing and by the jury sentenced to be hanged. But the crew left the hanging for Judge Estee and the United States Court and did not so quite to the extreme in fulfilling the judg-

ment pronounced by the ship's court. The Japanese are said to have no fear of death, and Tanbara has certainly not shown any loss of courage up to the very day of his doom. He has been stolid and indifferent through it all. But though the Japanese ordinarily brave death, it is vastly different to meet it on the battlefield or even in a personal encounter, than ignominiously on the gallows. Tanbara has apparently no friends among the Leople of his own race, and his execution may serve to check to some extent the prevalent homicidal mania which appears to be on the increase among the lower classes of Japanese in Hawail.

Good for the Chamber of Commerce. Its new by-laws contain the following: "The object of this organization shall be to foster and encourage commerce manufactures, horticulture, and agriculture: to promote the passing of beneficial laws in city, county, and territory, to obtain the best possible transportation facilities, both passenest visitors, and to generally advertise and promote the welfare of the Territory of Hawali

This brings the Chamber of Commerce up to date and puts it in the way of great usefulness to the Territory as a whole.

The speering statement comes from Home Rule headquarters that Republicans are paying the expenses of the new Home Rule organ. Unfortunately the story is true Mrs. Wilcox's endowment list contains the names of several eminent Republicans and the Republican Public Works Department is well represented in "The County's" advertising columns. But giving aid and comfort to the enemy is a cardinal object of politics in Hawah-bel.

CHOLERA INFANTUM should be guarded against, and prevented by treating the child at the first unusual at the killing of Watson that Perris looseness of the bowels. Mothers can acted in self-defense. His reasons for not be too careful about this, especially not offering his evidence are that he in hot weather. They should have was not called upon for it and that medicine ready for such an emergency. Merer at whose lodging house the No better remedy is prepared than homicide took place kept him from Chamberlain a Cotto Cholera and Diar-textifying when in central of his means Commercial Pacific Cable from the rhoes Remedy Free household should of livelihood Christiansen further have a bot'le re 'and Get it today, thrown grave doub' on the truth of It may save a '. Bennon, Smith & the evidence given by Meyer and his The enbiegram was dispatched at 2 h Co. Ltd., Who'ssais Agenta, sail it.

LOCAL BREVITIES.

(From Wednesday's Daily,)

Attorney F. M. Hatch has gone to Hilo on business.

The band sailed for Maui yesterday afternoon, to be absent a week.

The engagement of Miss Gladys Aki. na to James R. Pearce is announced.

Prof. Perkins has sent a fresh supply of lantana-killing bugs to the island of Hawali.

J. Castle Ridgeway, the National Bank Examiner for this district, is in town on his annual official visit.

M. Brasch, manager of Whitney & Marsh, left in the Sierra to select goods in New York. In his absence Mrs. Mc-Call is in charge of the store.

Governor Dole has taken to his own house for desired privacy' and quiet while compiling his annual report to the Secretary of the Interior, Washing-

Tanbara Gisaburo has confessed to Rev. Mr. Motokawa, of the Japanese Methodist church, that his killing of Captain Jacobsen on board the schooner Fred J. Wood was premeditated. He implicates Ohto, the cook, in the plot to murder, which bears out a the depth of eight or nine feet into theory held by many people, official and non-official, at the time of the trial.

(From Thursday's Daily,)

Miss Jennie Murray and Guy Owens were married last evening at the residence of the late T. B. Murray.

Improvements of arrangements from the old methods for the benefit of voters at the county elections are still under consideration by the Government.

Henry E. Dosch, commissioner from Oregon to the Osaka World's Fair, states in a letter to the Oregonian that. as there was no Hawaiian Commissioner present, he was made Hawaii's representative there. The Hawaiian Commercial & Sugar

Co., by its attorneys, Smith & Lewis and A. S. Hartwell, has filed an acpagainst the Walluku Sugar Co.

Andrew Brown, Superintendent of Water Works, on a sudden decision left for Hawali in the Mauna Loa. The Superintendent of Public Works wanted him to go with him on his present trip. They will meet somewhere on the big island and probably view the Hilo water works together. General Warfield, associated with

Col. Macfarlane in the California hotel,

San Francisco, is reported from the Coast as having been ill for several weeks. He has undergone an operation. Gen. Warfield has occasionally visited Honolulu and the last time he was here had a seizure in the dining room of the Hawaiian Hotel which came near being fatal. Mr. and Mrs. John Ena are expected

to return to Honolulu from Long Beach, Cal., early in September,

Kihel stock is rising under the influence of the talk about putting the enterprise on an improved footing. It is reported that Robert Wilcox will come out as Home Rule candi-

date for Sheriff of Oahu and as such lead his party's county camp To believe Japanese rumors, Yanagi, the fugitive Ewa double murderer, is seen about every other day by some

Secretary George R. Carter has turned over to Governor Dole the financial data required at Washington for consideration with the Territorial loan

one or another of his fellow-country-

Judge De Bolt, on the suggestion of Cecil Brown and no one opposing, yesterday formally accepted the resignation of George A. Davis as guardian of the Campbell minors.

Attorneys are trying to contrive short vacations for themselves in the few remaining weeks before terms will begin in all the higher courts to keep up until next summer.

Doubt is being raised as to the constitutionality of the five-year prior residence qualification for Registrar in the Torrens Land Act. It is the provision that made C. R. Buckland let go after he had been appointed to the

EFFORTS EXERTED FOR COMMUTATION

Nine of the jurors who convicted George E. Ferris of murder have petitioned Governor Dole to commute his sentence to life imprisonment. The three remaining jurors are out of town. Petitioners give as a reason for clemency that the prisoner was drunk when he committed the deed.

E. C. Peters, since appointed Deputy Attorney General, was associated with C. F. Reynolds for the defense at the trial and after the departure of Reynolds carried on the appeal with Mr. Douthitt. In a letter to the Governor Mr. Peters advocates commutation of the sentence, saying there are not more than five states in the Union where the trial judge has not the option, unlike in Hawaii, of sentencing to life imprisonment as the alternative of capital punishment.

Charles Christiansen, an eyewitness of the murder who was never called to give evidence, has waited on the Governor to influence him against the carrying out of the death penalty. He declares from what he saw and heard

Rheumatism

is a rack on which you need not suffer long.

It depends on an acid conditions of the blood, which affects the muscles and joints, causes inflammation and pain, and results from defective digestion and a torpid action of the liver, kidneys and skin. Sciatica, lumbago and stiff neck

are forms of it.

"Hood's Sarssperille has cured me of theumatism. . I was so I could not lift anything and my knees were so stiff I could hardly set up or down stairs. Since taking three bottles of Hood's Sarsaparills T have never felt a symptom of rheumatism, and I gladly recommend Hood's for this disease." Mas. Harrie Tuzzer, Bolivar, Mo.

Hood's Sarsaparilla and Pills

Mentralize the acidity of the blood, perfect digestion and excretion, and radically and permanently oure rheumstian.

BUSINESS CARDS.

H. HACKFELD & CO., L/TD.—General Commission Agents, Queen St., Hono-lulu, H. L

A. SCHARFER & CO.—Importers and Commission Merchants, Honolu-lu, Hawaiian Islands.

LEWERS & COOKE.—(Robert Lewers, F. J. Lowrey, C. M. Cooke.)—Importers and dealers in lumber and building materials. Office, 414 Fort St.

HONOLULU IRON WORKS CO.—Ma-chinery of every descrition made to

HONOLULU STOCK EXCHANGE.

Honolysin Appropr 19

Honolulu, August 13, 1908.										
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METEOROLOGICAL RECORD.

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• 1-7-2. •• ENE-NE. Barometer corrected to 33 F. and s ieve, and for standard gravity of Lat 45 This correction is—46 for Honolulu.

TIDES, EDN AND MOON.

Last quarter of the moon on the 15th Times or the tide are taken from the United States Coast and Geodetic Sur-

The tides at Kahului and Hile core about one hour eartier than at Honolyly Rawaiian standard time is 19 hours 2 minutes slower than Greenwich time be ing that of the meridian of 157 degrees minutes. The time whirtle blows at 1:2 p, m., which is the same as Greenwich ours s minutes. Sun and moon are to local time for the Whole group.

Oable Congratulations.

The Manila Times of July 6 saves congratulations received over the nex Editor of the Honolula Advertises ig. m. yesterday from Meneinly and w

VFWSTAPFRARCHIVE®. NEWSPAPERARCHIVE®

ALREADY EFFECTIVE FORESTER MOSQUITO CAMPIAGN IS

Sanitary Officer Tracy Relates Instances Where Pest Has Been Driven Out---Hono-Julu. "A Tin Can-Town."

The fight on mosquitoes has already been partially successful. City Sanitary Officer Tracy, who will probably be chosen to conduct the Board of Health war against the pest, says that experiments already started in various parts of the city show noticeable results in the diminution of the number of mosquitoes in the particular localities where the war has been waged.

"There have already been practical results from the use of the oil." said Mr. Tracy. "I know of one little place where there are a dozen small houses owned by the Campbell estate on Punchbowl where the fight has been effective. Mr. Gurney, the assistant plumbing inspector, was much bothered by mosquitoes and he adopted a novel means to get rid of them. He placed a bucket below a water tap in the yard and allowed it to remain filled with water. Naturally the mosquitoes breed in such a place by the thousands. He allows them to breed, but at the end of every week puts a little kerosene in the oil bucket, with the result that he has succeeded in materially decreasing the number of mosquitoes that used to infest the place.

"On Thurston avenue also the residents have done a good deal of work to get rid of the pest. All the water tanks have been screened, for householders there get their water from the mountains, and naturally must keep large tanks for use. Now that the breeding places are cut off there has been a noticeable decrease in the number of mos-

"In Nuuanu valley, the hospital was infested by mosquitoes so that life became a burden to the patients. The water tanks here were covered with oil about four months ago and now they are practically rid of the mosquitoes.

"At the Leper Settlement also, where six months ago nets were an absolute necessity over beds, they are now done without. The mosquitoes were effectually cleaned out and the lepers are not bothered with them any more."

Mr. Tracy believes that one of the things which must be eliminated before the mosquito can be exterminated is the tin can. "This is a tin can town," he said. "The people of Honolulu use more canned goods than any other town of its size. These cans are taken up by the Japanese and Chinese swill gatherers and then thrown out along growth. It will be my aim to find the road side or piled up in the valleys far from town. The rain fills the cans and mosquitoes breed by the million in them. The first thing gendes. The protection of forests from to do must be to rid the town of empty cans.

We must not expect too much at once however. The campaign must not only be vigorous, but it must be thorough and continuous. It can't be done all at once but when a start is made the people must help, for without cooperation on the part of the public, the Board of Health forestation. Those things will belong will not be able to do anything."

Mr. D. L. Van Dine is of the opinion that a vigorous crusade against the mosquito will effect a gradual reduction in the number. "In one year's time," said he, " I should think that the number can be reduced fifty or sixty per cent, and we may be able to reduce the number still more. The results will be gradual and each succeeding WANTS PRODUCTS ear will be more noticeable. I do not see why this campaign should not be carried on as a sanitary measure just as well as the law compels the cleaning up of garbage and of disinfection where there have been contagious diseases.

In connection with the mosquito war it is reported that the law compels a property owner to keep his premises clean, and the presence of empty cans with the opportunity for the breeding of mosquitoes, recognized as carriers of disease, is held to be insanitary. It is probable that this law may be tested by the arrest of some property owner who is notorious for permitting breeding places for mosquitoes to remain upon his land.

WHAT GRIGGS WAS

The Examiner publishes the follow-

ing concerning the arrest of Stuart

M. Griggs who was formerly employ-

Stuart M. Griggs, a student of den-

tistry, twenty-five years old, was ar

Freel last night in a room on the cor-

ner of Kearny and California streets,

and his name was placed on the det-

inue book. He is suspected of vic-

timising a number of dealers in dental

It is alleged that Griggs got a dental

chair valued at \$100 from Lee C. Reid

& Co. of 927 Market street. The police

say he told the firm that he was a

young dentist, just graduated from

college and that he wished to estab-

strength of his statement he was al-

lowed to take the chair, after paying

\$10 deposit. He later sold the chair

for \$80 to T. Asahina, a Japanese den-

tist at 112 Eilis street. The police lat-

er recovered the chair. After this

transaction Griggs secured \$120 worth

of dental supplies from Burnell. Priest

& Cope Co., and \$140 worth of goods

from J. W. Rooch, 316 Market street,

which the police say he sold to a pawn-

Mrs. Griggs, the mother of the de-

tained man, is a wealthy plantation

owner in the Hawaiian Islands. Griggs

was employed by the United Railroads

as a conductor at the time he com-

Mosquito Campaign Mosting.

Board of Health, wishes the announce-

ment made that, through the kindness

of Manager Lake, the public meeting

at a piclock Saturday evening,

Dr. C. B. Cooper, president of the

broker at 516 Dupont street.

mitted his crimes.

lish an office in this city.

supplies.

ed on one of the local steamers:

ARRESTED FOR

DISTRICT COURT **AFFAIRS ON MAUI**

HANA, Maul, July 31-On Monday, the 27th inst., the case of the Territory of Hawali vs. Urata, a Jap, who was arrested for assaulting a person twice, was brought up for trial before the district magistrate of Hans, and on pleading guilty to the charge brought against him, the government, through Deputy Sheriff Wittrock, asked the judge to be lenient and that the lowest fine should be imposed upon the defendant; and the judge agreed accordingly by imposing the following sentences: For the first offence, \$4 with \$5.50 cost, and for the second, \$1 with \$5.50 cost.

The story of the case is as follows: The defendant entered a house with intention to take the life of one Muratani, and during the affray the latter was cut with a knife in the hand and his life was saved through the intervention of others. After the investigation by the police, the charge of assault was

On the side of the people, for the safety of their lives and property, there is a strong opposition to this leniency on the part of the police department of Hene in this serious criminal case. To practically ignore a murderous assault is wrong. It is suspicious and superior officers should investigate the matter in order to stop further practices of the kind, for such proceedings have been going on for some time here.

Here is another thing, the Deputy Sheriff and the police captain are memhere of a fighing but of this district. and the policemen are also interested in this combine, and if a serious disturbance should arise, we are at a loss to know where to find the men whose rightful duty is to suppress it. Perhaps their salaries are insufficient to keep them in the public service and that is the reason why they are seeking other means of making a living.

HANA.

Judge Edings has spent more than a year in bringing to completion the be published.

HALL HERE

Forests and Report.

William L. Hall, the expert forester designated by Gifford Pinchot, chief of the Forestry Bureau, Department of Agriculture, Washington, to investigate and report upon forestry conditions in the Territory of Hawaii, arrived here according to prior advices in the steamer Ventura from San Francisco yesterday.

President L. A. Thurston, of the Territorial Board of Agriculture and Forestry created by on Act of this year's Legislature, met Mr. Hall en his arrival and showed hir, through the public buildings and over town, introducing him to many Government offcials and private citizens.

An Advertiser reporter met the gentlemen by the Stangewald building, when Mr. Hall gave for publication a him? statement of the nature of his mis-

Mr. Hall as a bright and active-lock ing young man apparently in the twenties. The interview here recorded shows that he comes with a definite comprehension of the duties to be performed under this special commission from Chief Pinchot.

"I expect to be here about six weeks or two months," Mr. Hall said, "My object is to find out all I can about your forestry conditions and make a report thereon to the Bureau of Forestry at Washington.

"I understand that forestry is a very important matter for your main islands-I believe there are five of them ing of the matter until the bill was and I expect to visit all of these main islands.

The Bureau of Forestry, to which belong, is intensely interested in the forestry question here—that is, getting a system of forestry started here which will meet your needs. That is why I am here.

"Yes, I shall go into all the forests you have here. I shall make a detailed study of them and see what influences are at work to retaid forest grazing, insects or other damaging agoats, deer and other animals will be

"No: it is not part of my work to diagnose soils, or to report on trees best suited to different elevations, or to initiate any of the actual work of to the duties of the man who is coming here after I report, to take charge of your forests. My investigation is more to find out what sort of system ought to be put in operation in these

FOR ST. LOUIS

Jared G. Smith, special agent in charge of the Hawaii Experiment Station, has issued the following circular:

Honoiulu, Hawaii, July 20, 1903. Dear Sir:- Knowing that you are deeply interested in Hawaii's exhibit at the St. Louis exposition and that you will be desirous of making it as completely representative of our industries as possible, we take the liberty of asking your cooperation with us in the preparation of the agricultural col-

We are making duplicate collections of agricultural products one for the United States Department of Agriculture exhibit and one to be a part of the general representation of the Territory of Hawaii as provided for by the rested by Detectives Reynolds and recent Act of the Legislature.

You will greatly assist in this work if you will kindly fill in the blank spaces on the enclosed sheet and mail the latter in the enclosed franked envelope addressed to Mr. Jared G.

We ask for anything of an agricultural nature which has been produced in these Islands and which is a good specimen of its kind.

Smith.

On the

Perishable things will be preserved. While the exhibits will not leave Honolulu until some time in the autumn. it is desired to gather in as many things as possible at once.

Trusting that we may have an early reply from you, stating what you have available for this purpose, and thanking you in advance for the same,

Very truly yours. JARED G. SMITH.

DEMOCRATS FAIL TO GET QUORUM

A meeting of Democrats was beld last evening for the purpose of filling vacancies in the Democratic Central Committee. There wasn't a quorum present and an Advertiser geporter who strolled in was told that "This meeting is informal, we haven't done anything and won't have any news for the paper, nor for any paper."

It requires ten for a quorum and as two or three of the members of that party are out of the country it is necquito campaign will be held in one of order to get a full committee. Nearly twentr-one.

Will Investigate the San Francisco Police Have Not Taken Yanagi.

High Sheriff Brown received a cablegram yesterday from the Chief of Police at San Francisco stating that the Japanese arrested on the Nebras kan was not Yanagi, the Ewa mur-

The High Sheriff sent a description of the Ewa murderer to Chief of Police Wittman Tuesday night and the reply received yesterday was that the Jar in custody could not be the murderer.

The police were almost certain that the San Francisco police did not have the right man, for Yanagi is reported to have been seen in the vicinity of Ewa within the past week. Reports from there are also to the effect that the murderer is now looking for the brother of the man he killed, with the intention of murdering him. The police are keeping a constant lookout for

ADMITS HIS GUILT.

Watanabe, the man who is alleged to have embezzled \$288 from Koreans at Waipahu plantation, is reported to have confessed. He says that he used the money to pay a private debt and intended to repay it.

CASE OF GROSS CHEAT.

J. Mokuula, a native, was arrested by High Sheriff Brown yesterday on a charge of gross cheat. He is accused of having secured \$145 worth of goods at the Hawaiian Hardware Co.'s store by representing that the stuff was for S. E. Damon. Mr. Damon knew nothpresented to him when the arrest of Mokuula followed

EVEN GALBRAITH COULDN'T STAND ALL

Editor Advertiser: To the drowning man grasping at straws there may perhaps be found considerable comfort in the dissenting opinion of Justice Galbraith in the disbarment cases. To the layman, however, even those perhaps who are not unaware of the close friendship existing between Galbraith, Davis and Humphreys, the published extracts from the dissenting opinion seems to leave hardly a leg for the disbarred attorneys to sand upon. For instance the evening Humphreys paper omits altogether this little paragraph from the Galbraith opinion in the Humphreys case, though publishing the

paragraph on either side of it: "I concur in the finding of the court that under the law there is no difference in the degree of guilt of the respondents on this charge—they both are equally guilty, although one had knowledge.".

Again "it would be useless to state what punishment to me would seem proper under the charge that has been

proven against the respondents."

Also "I do concur in the finding that the respondents were guilty of professional misconduct and impropriety in appearing against John K. Sumner in the Ropert suit after having appeared of record for him in the

guardianship proceedings." And from the dissenting opinion of Judge Gaibraith in the Davis case, the following:

'I am inclined to concur in one finding of the court, namely that the respondent under his own evidence is guilty of a misuse of the process of the court in bringing the injunction and guarCianship proceedings." This was the "idnight injunction which Davis obtained from his friend Gear.

I can overlook some irregularities in the respondent on account of his well known idiosyncrasies."

And again "The respondent is deserv ing of some reproof and punishment from the court for the abuse of legal process."

So it is apparent that the Supreme Court was unanimous in finding all three of the punished attorneys guilty at least of "unprofessional conduct" and "abuse of legal process" and also that there should be punishment. So the only difference was as to the degree of this punishment. If it was to be anything, suspension was the least that even Justice Galbraith could have indicted, and the public can best judge whether the penalty imposed was to

Apparently lawyers are not to be judged by the same standards as others. Men from the lower walks of life or even with respectability, and not influence in the community, would be sentenced to prison for long terms by these two disbarred "judges" if they extorted money from, or robbed, an aged, feeble-minded man, in any other way than through "abuse of the process of the court" and "unprofessional conduct." to use Justice Galbraith's

NOT A LAWYER

Dr. Sinclair Appointed.

Yesterday afternoon Governor Dole appointed Dr. Archibald N. Sinclair a member of the Board of Medical Examiners in place of Dr. C. L. Garvin, resigned. Dr. Garvin left for San of citizens to consider the anti-most exeary to fill vacancies immediately in Francisco on hearing that his father Rev. T. D. Garvin, was seriously fill the large ballrooms of the Alexander all the Democrats in the city are mem- He was in midocean when a cablegram Discost of Hawaiian Reports shortly to Tours hotel. The meeting will open bers of the committee which numbers for him was received summoning him ito his inther's bedside.

KING PETER VIRTUALLY A PRISONER OF HIS TROOPS

Wide Streams Of Lava Flow From Vesuvius Crater and Cause Panic.

(ASSOCIATED PRESS GABLEGRAMS.)

BELGRADE, August 13.—The ministry has resigned because of personal friction between the assassins and non-assassins who compose it. The discipline of the army has been sadly shaken by the quarrel. King Peter's position is difficult. He is virtually a prisoner of the military and it is rumored that he has threatened to abdicate.

NAPLES, August 13.—Vesuvius is pouring out wide streams of lava and people living in its vicinity are panic stricken.

Vesuvius has been threatening an eruption for weeks. Some time ago the central cone of the volcano collapsed and deep cracks recently made their appearance there. An electric railway runs from the base of the volcano to within a thousand feet of the crater. As the region around the volcano is very fertile and wine growing is an important industry it is likely that the present eruption will cause a large financial loss.

SAN FRANCISCO, August 13.—The fistic carnival opened here tonight in the battle for the bantamweight championship of the world. Neil defeated Forbes in the second round.

The pugilistic carnival which commenced with the Forbes-Neil fight in San Francisco last night will be at its height tonight when Corbett and Jeffries meet. Harry Forbes fought in defence of his title of bantamweight champion of the world. Frank Neil is a Californian. Of the three crack boxers developed in California during the past three years, Britt, Hanlon and Neil, the latter is considered the best fighter of the three in his class. Neil trained at Jim Corbett's camp and the latter declared several days ago that Neil was the best little man he had ever donned the gloves with. Neil is a bantam who is said to be a very vicious fighter.

WINFIELD, Kas., Aug. 13.—Gilbert Twiggs, a crazy man. shot into a crowd at a concert tonight killing three people and wounding twenty-five. He then committed suicide.

PEKING, Aug. 13.—Prince Ching has secured Russian consent to a plan for invoking President Roosevelt's offices in the settlement of the Manchurian question.

OYSTER BAY, Aug. 13.—Several Senators conferred with the President today. A very early extra session is probable to deal with financial questions and the Cuban treaty.

CONSTANTINOPLE, Turkey, Aug. 12.—The spirit of rebellion in the Balkans has created conditions which amount practically to a state of war. Reports of conflicts between troops and wandering bands of insurgents are steadily increasing and the villagers near the center of trouble are in constant terror. Outrages have been perpetrated on noncombatants by soldier and insurgent alike.

A pitched battle is reported from Sorovitch in which 150 revolutionists were killed.

The town of Krushevo has been occupied by the insurgents and preparations made for a final stand against the power of the Ottoman Government. A Turkish fighting force of 4,000 men surrounds the town and a deadly battle is anticipated. • •

CONSTANTINOPLE, Turkey, Aug. 13 .- As a result of the Russian demand that the assassins of its Consul at Monastir shall be punished, the Government has ordered the exile of Ali Rizo Pasha

MADRID, Spain, Aug. 13.—Admiral Cervera has resigned as Chief of the Naval Staff. Advancing age is given as the cause of his withdrawal, though it is known that his conservative policy

has aroused considerable official friction. BUENOS AYRES, Argentine Republic, Aug. 13.-A disastrous earthquake is reported at Mendoza. The earth-tremor was of long

duration, many buildings being completely wrecked. The inhabitants rushed into the streets as succeeding shocks became more severe, and escaped. Five persons are reported killed by the falling buildings. Hundreds were injured. SALONICA, Aug. 13.-A terrible slanghter has taken place in the town of Kensti, which has a good-sizes population of Bul-

garians. Inspired with hatred to which the activity of Bulgarian insurgents had given rise, the Turkish population resolved itself into a mob to wipe out the Bulgarians. Men, women and children were killed and the most inhuman outrages wer perpetrated on defenseless victims. The cirects of the town became a veritable slaughter-pen. With no hand to stay them the Turks ran riot. Only twenty Bulgarians escaped.

ROME, Italy, Aug. 13.—The apartments of the late Pope Lee XIII. were opened today by the officials of the Vatican. Among the effects of the late Pontiff were found several millions of france and a magnificent collection of valuables and costly gems. This discovery has recalled attention to the charge made by Leo's bitter enemies that the Pope was of a miserly disposition. This charge however, grew out of his strict guardianship over the finances of the Vatican. Leo's private fortune has generally been estimated to be about a million dollars, but it will go beyond that figure.

RIO DE JANEIRO, Brazil, Aug. 12.—The differences between Brazil and Bolivia over boundary settlements have been brought to a peaceful conclusion.

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Morthern Assurance Company On the Question Of Treasury Notes.

Attorney-General Andrews believes that the issuance of Treasury notes by the Hawaiian Government is legal, according to the following opinion furnished by him to Governor Dole. Though not without a trace of doubt, the opinion gives reasons for thinking that the Territorial courts would sustain the legality of this means of tiding over a temporary lack of public funds:

Honolulu, August 11, 1903. To His Excellency Sanford B. Dole, Governor of the Territory of Hawaii. Sir: In answer to your oral request of August 7th, for an opinion as to whether the issuance of Treasury notes of the Hawalian Government is legal,

As I understand it, the notes are issued under the authority given the Minister of Finance, now Territorial Treasurer, in Chapter 52 of the Civil Laws of 1897, and it is contended that the issuance of the same is illegal, as the said chapter is in contravention of Section 55 of the Organic Act. Section 6 of the Organic Act provides as fol-

"The laws of Hawaii not inconsistent with the Constitution or Laws of the United States, or the provisions of this Act, shall continue in force, subject to repeal or amendment by the legislature of Hawaii, or the Congress of the United States."

It is claimed that Chapter 57 aforesaid, under which these notes are issued, is inconsistent with the provisions of said Act, as laid down in Section 55. The answer to this contention is, that the United States Congress in 1886 passed a law governing all terri-

tories, a portion of which reads as fol-

"Section 2. That no law of any Territorial legislature shall authorize any debt to be contracted by or on behalf of such Territory, except in the following cases: To meet a casual deficit in the revenues, to pay the interest upon the Territorial debt, to suppress insurrections, or to provide for the public defense, except that in addition to any indebtedness created for such purpose, the legislature may authorize a loan for the erection of penal, charitable or educational institutions for such Territory, if the total indebtedness of he Territory is not thereby made to exceed one per centum upon the assessed value of the taxable property in such Territory as shown by the last general assessment for taxation. And nothing in this Act shall be construed to prohibit the refunding of any existing indebtedness of such Territory or of any political or municipal corporation, county, or other sub-division therein."

This was followed by the introduction into the Organic Acts of the various Territories of practically similar wording, and was copied, in substance, into our own Organic Act, in Section 55. with the omission of the words "to meet a casual deficit in the revenues." This latter phrase exactly covers the cause of the issuance of the Treasury notes, and we are left to struggle with the question as to whether the members of Congress intended that we should have no remedy to meet a casual deficit in our revenues, or whether they believed that by the laws of the Territory, already in force, we had such a clear and complete remedy, to wit: issuance of Treasury notes, that the general statement was omitted from

our Organic Act It seems to me that of these two contentions the most plausible, as shown by the failure to repeal the Chapter in question is that Congress intended that we should clear up all casual deficits by the method already in vogue in Hawaii, and did not intend to have our remedy repealed by implication and to grant us no new

remedy If we take the contrary opinion, we place this Territory practically alone among the States and Territories of the Union in that it cannot tide over a casual deficit and protect its credit by

the issuance of proper certificates. Under this state of facts, although the question is by no means free from doubt I believe that the issuance of the Treasury notes is legal and would be so held by the courts of the Ter-

> Respectfully submitted, LORRIN ANDREWS, Attorney-General.

COOPER'S TOUR

Henry E Cooper Superintendent of Public Works will land at Kawaibae this morning. From there he will proceed to Waimea thence going to Kailua from which he will vigit all the chief points in North and South Kona before crossing the island to Hilo.

length at Hilo. After concluding his [17] a nea therefore brought to Honoinvertigation of public works there he program the investigation which the will vis . North Hilo Famakua and prove are making Kobala taking the homeward steamer at Mahukera. It is probable that Mr. Corper w 1 return to Horotulu before visiting the 'giand of Maul

Specifications are ready at the Public Works office for the reconstruction various of his offent. When testifying and repair of the road from the end of in court he was bitterly askalled by Abualoa road to Waimea. This is one Agents Canadian-Australian S B Jing of the links in the main highway con- had no effect upon the bench as it cor-

GEORGE DAVIS'S SPECIAL PLEADING

George A. Davis, before passing from sight, filed an answer to the petition of Mrs. Campbell-Parker for his removal as guardian of her two minor daughters. Besides asserting the absence of ulterlor motives in assuming the guardianship, he accuses Cecil Brown of unfair dealing in inducing Fred, Harrison to withdraw as his bondsman.

He asserts that he received a retainer of \$100 from Princess Kawananakos, whose interests he says are iden-tical with those of the minors, and held to the position at her request. Among the most interesting statements Davis makes the following are quoted

That on an examination of the will of said James Campbell and after consulting H. L. Gear of the San Francisco bar, I instructed him to appeal to the Supreme Court of the State of California against the order of distribution of the Probate Court on the ground that the will was void under the laws of that state, and that the property of the said minors was sold to Alice Campbell for \$175,000; no part of which has been paid, and that said sale to her, the said Alice Campbell, was a sham and a fraud upon the said minors.

That I have paid the said H. L. Gear, Esq., a retainer of \$200 and agreed to pay him \$190 more, and I wrote and told him that at the termination of said proceedings his fee should not exceed the sum of \$500 to be paid by the two said miners and the Princess Kawananakoa share and share alike, to which said H. L. Genr assented by cablegram now in the possesion of the said Princess K.winanakoz, nee Abbie Campbelli

POUNDED A GIANT

There was one Japanese at Hopeiviu Plantation who thought that the best way to dislocate a pile of rock, was to bore a liste, put some glant powder in it, and ram it down with a crowbar. He tried it yesterday afternoom and his curiosity prompted him to look down the hole while he was pounding the charge. He worked hard at his job, and as a result the force at the Queen's Hospital spent part of last evening patching him up, and trying to put the pieces together. His face was cut and torn in several places, and his body was covered with small wounds inflicted by the discharged powder. It it expected that the man will recover.

MAY BE A CSAE OF BODILY ASSAULT

A man lying in a stupor was found last night in a vacant lot on Beretania street, below Nunanu. At first it was sick so he was removed to the been an attempt at foul play or a holdbeen hurt a during the day with a club, and further than that he could not remember. There were cuts on his head, and it was seen that he was injured internally Nothing could be learned as to who his assailants were.

A WILY JAP GOT THE KOREANS' CASH

Twenty-four Koreans working at Waipahu have about come to the conclusion that it is a bad matter to trust a Japanese with money, and the Japanese on the other hand has probably come to the conclusion that a crowd of Koreans can make a good deal of trouble when their money is taken.

The Koreans the other day each intrusted \$12 to the care of a Japanese lent reputation Notwithstanding his good name the Japanese disappeared from the plantation Sunday evening with the \$288 and was supposed to have the tenor of the dissenting opinion by come to Honolulu. When the luna did not appear for work on Monday morning the Koreans held a council of war and a man was sent to the city to inform the police of the affair

Officers were sent to the various coastwise steamers as it was thought ON HAWAII that the man would probably try and get away to the other islands A special officer was also sent down the railway At one of the stations yesterda; afternoon he came across part of the crowd of Koreans who were setting upon a Jap and fast doing him up. The officer interfered and the Korcans claimed that the Japanese whom they were beating was the man He will make a star of considerable who habbed them of their mores. The

One among all the lawyers concerned in the recent Summer disgation Mr. Here E Highton cores not unques-That's clean. It is conceled that he earred his fee and that he took no adthe defendants in the action for disbarment but the result shows that this necting all the districts of Hawaii. tairly sid not upon the public

CONCLUDING TEXT OF DISBARMENT DECISION

Continued from page 8.)

the respondent asked. 'I want to get my money and I want to wash my hands, Mr. Bumner, of your transactions'; and before Judge De Bolt, aft. er the check was signed, 'Sumner, here is your note for \$5,000, you have paid me, we are quits, that is satisfactory.' As if more were needed, an entry dated June 26, 1963, made by respondent by way of receipt in Sumner's cash book, reads, 'To cash paid me this day in full (Sigd. Davis) \$2,-000. That is not a receipt for future servic**es.**"

FEE WAS EXCESSIVE.

A summary of the past services of respondent is given, the court thus commenting:

"The pleadings, briefs and other papers filed in the case make up quite a voluminous record, with all of which we are quite familiar. In our opinion the fee of \$2,000 was excessive—it is unnecessary to say to what extent. And the fee demanded, \$2500, was still more excessive. We regard this merely as matter of aggravation in connection with this charge, the gist of which is the respondent's method in obtaining the fee rather than the nmount of the fee.

"Still the evidence requires the finding on this charge and we make it. that the respondent, by means of threats and intimidations and taking advantage of the mental infirmities of Summer, caused the latter to pay him a fee substantially larger than Sumner was willing to pay. An announcement of an intention to sue to recover the fee or to garnishee the bank or other trustee or debtor to the extent of the amount claimed, might, if POWDER CHARGE and excusable but the respondent went much further." it had stood alone, have been proper

MAGGON CREDITED.

The opinon goes briefly into the eredibility of Magoon's testimony, finding it established from the impression the witness created, his reluctance to give testimony in proof of the charges and the fact that he was not crossexamined or life evidence contradicted in any material respect by the respondent." The conclusion of the opinion is as follows, the headings as in all foregoing instances excepted:

"That in cases of this nature the court should act with unusual caution both in weighing the evidence and in determining the penalty or order, is fully appreciated. See In re A. S.

disbarred unless the court is clearly

ACTS INTOLERABLE.

"Acts such as the respondent has been found guilty of, on his own admissions and otherwise, can not be was thought that he was drunk, but tolerated. They are inconsistent with soon afterwards it was seen that he the principles of justice and honor. and fair dealing. To impede and delay a settlement satisfactory to a Queen's Hospital where he told a tale client solely for the purpose of sectorwhich seems to indicate that there has ing an extortionate fee from some one, to abuse the process of the courts in up on the part of a Japanese. The man said, in explaining his sickness, he was a cowboy, and had been hurt several peace by neving a large sum of the defendant. This is the suit where the plaintiff claims \$7000 damages, of the defendant and the defendant the suit where the plaintiff claims \$7000 damages, of the defendant and the defendant the suit where the plaintiff claims \$7000 damages, of the defendant and the defendant the suit where the plaintiff claims \$7000 damages, of the defendant the suit where the plaintiff claims \$7000 damages, of the defendant the suit where the plaintiff claims \$7000 damages, of the defendant the suit where the plaintiff claims \$7000 damages, of the defendant the suit where the plaintiff claims \$7000 damages, of the defendant the plaintiff claims \$7000 damages, of the plaintiff claims \$7000 damages, of the defendant the plaintiff claims \$7000 damages. times in lassoing cattle, the rope get- ey even though it be for the benefit by him in cartain land matters at Hilo. Jaying. l large sum of monting wound around his waist and tight- of a client, and to compel such aged ening when the animals struggled. He man, by means of threats and intimialso said that a Japanese had hit him dation to pay a fee substantially larger than he was willing to pay constitutes misconduct so gross as to show the attorney to be unworthy of his office and as to merit and require disbarment. We can no longer certify to the public that the respondent is worthy of confidence and patronage in the line of his profession or that S. H. Derby for the motion and J. A. he may be safely entrusted with its powers. If the fact be that the respondent regards his conduct and methods and purposes in connection with the two suits as outlined by him to be honorable and proper, then we can only say that we cannot share in or countenance such standards and damage suit of W. R. Riley. that we decline to be responsible in any degree for his acts

THE SENTENCE.

"The order of the court is that the respondent be and he hereby is disbarred and that his name be stricken from the roll of attorneys and counsellors of the courts of this Territory. Attorney General Andrews and W. S. iuna who, it is said, bore an excel- Fleming in support of the information. Respondent in person.

DISSENTING OPINION.

A few extracts following will show Justice Galbraith

"I am inclined to concur in one finding made by the court, namely, that the respondent, under his own evidence, is guilty of a misuse of the process of the court in bringing the injunction and guardianship proceed-ings Still it is apparent that the wrong done thereby is more theoretical than real, that Sumner was annoyed and worried by the suits is clear, but as a result of the suits he made a generous allowance to his aged and helpless sister. This ought to count for something

"It should be remembered in behalf of the respondent that suits to put John K. Sumner under guardianship have been brought so often in the courts of this country that the respondent may have honestly believed ness. I fear that the court has not that it was legimate and proper to commence the sults sithough they were not pressed to a logical conclusion '

"Nor does the testimony support the finding that the respondent was guilty for honesty and integrity in the comby compelling it to pay his fee, aladditional \$5000 was paid by the com- of the Oahu Railway and Land Co. pany voluntarily and was added to and recited in the deed as a part of is found guilty of blackmailing" the consideration for the land There is much to support the conviction that with this fee added to the agreed consideration the company did not pay the actual value of the land convered, far beyond the demands of justice and will it. Benson Smith & Co., Lid., The respondent was regularly employ- in unrespondite and excessive"

Authority Sought For Public Sale.

W. A. Wall, commissioner in the Kona partition suit of M. F. Scott et al. vs. E. N. Pilipo et al., has filed a report and petition to Judge De Bolt. In accordance with a decree by Judge Perry, where on the Circuit Court bench, he surveyed and divided the land into five general parcels. The parcel as-poining the beach and the nancel makai of and adjoining the Government road are, by the terms of the decree, to be partitioned among the members of the Hul Ama of Holusion, parties to the suit, in such manner as to give them the portions which they have respectively occupied and improved; or a division of said portions to be made into fifteen or twenty acre lots and sold at public auction to the highest bidder, the proceeds to be divided pro rata among the shareholders.

He says that such partitioning, as required by the dicree, will entail an expenditure of shout \$2500, and further shows that he has already expended of his own funds, in the surveys; the sum of \$709.29 and is without funds to prosecute the work further. Wherefore the commissioner asks that he be authorized and Enstructed to proceed forthwith to sell at public auction that portion of the said land mauka of the beach lots, or manks portion above the 1900 acre lease as appears on his map, for the purpose of creating a fund out of which such sums as the Judge shall deem proper may be allowed for the continuance and completion of the deereed partition or as the court may think proper.

TRUANT LAWIER'S EXCUSE. The defendant in a suit that went

by default on August 5 has filed a motion for Judge De Bolt to reopen his decision. He lays he has a meritorious foundation for the motion denied on that occasion and that the absence of his attorney, C. C. Bitting at the time of the ruling was due to the fact that he was on board the tug Fearless, Humphreys and F. E. Thompson, ante which was then chartered by the Bar p. The law undoubtedly is that am Association to escort Federal Judge attorney should not be suspended or Estee outside the harbor, and the steamer Alameda in which the Judge satisfied of his guilt. Our findings in was making his departure was delayed this case are made with that rule in in sailing, and Mr. Bitting, thinking that court and commet would both be upon the excursion, "inadvertently and without intention to neglect his business went along for the purpose of paying his humble tribute to the virtues of said United States Judge."

LAWYER DEFENDANT

Judge De Boit heard argument on demurrer and reserved decision in the case of Antonio J. Da Estrella ws. Chas M. Le Biong. H. E. Highton for plaintiff; Mr. Knight, of Holmes & Stanley, neglecting his interests while retained

SUNDRY SUITS.

Lorrin Andrews in person denies exery allegation in the assumpsit suit of Minnie Ferreira,

Motions to quash summons in the suits of Emmeluth & Ca and B. S. Gregory, severally, against F. H. Redward and F. M. Swanzy were denied by Judge De Bolt, after argument by Matthewman against. Five days were allowed defendants to answer, and F. M. Swanzy answered immediately with a general denial.

The Metropolitan Meat Co. by its attorneys, Holmes & Stanley and E. A. Douthitt, files a general denial to the

A discontinuance is filed by Vivas & Bitting for plaintiff of the bill to foreclose mortgage brought by the Portuguese Mutual Benefit Society of Hawaii against Henry G. Reis. It is mentioned that the claim of the plaintiff has been fully satisfied.

Which was the most "severe"-the robbing of old man Sumner or the punishment given the men who robbed

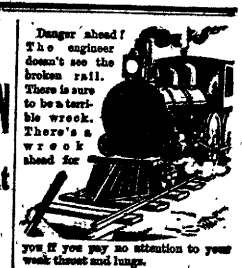
pay for his services."

"Again the evidence to my mind does not sustain the finding that the respondent by means of threats and intimidations and taking advantage of the mental infirmities of Sumner, caused the latter to pay him an excessive fee.' The fee of \$2,000 paid Regarding Chamberlain's Colic, Choithe respondent was possibly excessive but it is not probable that Sumner was intimidated by threats to pay it. The respondent did not take Sumner alone stomach. into the privacy of his back office to talk to him about the fee."

"I can overlook some irregularities in the respondent on account of his well known idiosyncrasies and his frank and open method of doing busimade due allowance for these in its opinion. The respondent does battle in the open and not from ambush. That is something in his favor.

"The reputation of the respondent of blackmailing the railroad company munity was testified to by some of the leading members of the bar, one of though that fee was excessive. The whom was and is the senior counsel the corporation that the respondent

> "The respondent is deserving of some reproof and punishment from dy Every household should have a the court for the abuse of legal proceas but the judgment announced goes save a life. All Desiers and Druggists



Ayer's

give way. Some extra strain, as a fresh cold, and you are down with bronchitis or pneumonia. Better strengthen these weak places before it is too late: Ayer's Cherry Pectoral heals these irritable throats, gives tone to the relaxed membranes, and imparts strength to the lungs.

There are many substitutes and imitations. Beware of them! Be sure you get Ayer's Cherry Pectoral. Two sizes. Large and small bottles.

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Custom House, From Paris The Finest Line of Tooth and Hair B Ever Shown in this Market . . . Call and See for Yourself

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Try this one and tell us what you think of it.

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FOOHNG SURY Sailing from NEW YORK to HONOLULU . st. regular intervals. FREIGHT TAKEN AT LOWEST RATES. For freight rates apply to

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MOANA HOTEL..

WAIKIKI BEACH

RAPID TRANSIT ELECTRIC CARS arrive at, and depart from, the main entrance to the Moana Hotel every ten minutes.

MOANA HOTEL CO., LTD.

NEW YORK, July 29.—A cable to the

Sun from Rome says: For a long time after the meeting of the congregation today the Cardinals remained in groups discussing various questions. The foreign Cardinals especially are making searching inquiries to learn how so many millions of dollars left by Pope ed in those cases and was entitled to Pius IX have disappeared. The amount is estimated at nearly \$20,000,000. Pope Leo's bequest is valued at about \$7,000,...

The Cardinals are also seeking information as to the exact financial resources of the Holy Sec.

TEN BOLD ASSERTIONS

era and Diarrhoea Remedy.

1. It affords quick relief in cases of colic, cholers morbus and pains in the 2. It never fails to effect a cure in

the most severe cases of dysontery and diarrhoes. 1. It is a sure cure for chronic diar-

rhoes.

4. It can always be depended upon in cases of cholera infantum.

5. It cures epidemical dysentery. It prevents billions colic. 7. It is prompt and effective in cur-

ing all bowel complaints. It never produces bad results. It is pleasant and safe to take. 10. It has saved the lives of more people than any other medicine in the

regarding any medicine, but there is abundant proof of every one of the above statements regarding this remebottle at hand. Get it today. It may

These are 'old assertions to make

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The undersigned having been appointed agents of the above company are prepared to insure risks against are on Stone and Brick Buildings and on Merchandise stored therein on the most favorable terms. For particulars apply at the office of

P. A. SCHAEFER & CO., Agts.

German Lloyd Marine Insur'ee Se OF BERLIN,

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The above Insurance Companies have established a general agency here, and authorized to take risks against the dangers of the seat at the most reason able rates and on the most favorable

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Seneral insurance Co. for Sea River and Land Transport of Dreeden.

Having established an agency at Honolulu and the Hawaiian Islands, the undersigned general agents are authorised to take risks against the dangers of the sea at the most reasonable rates and on the most favorable terms.

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YOUR SUGAR CRUP

Depends on the right quantity and quality of Ammoniates it has to feed upon, Nitrogen (Ammonia) being the principal material removed from the soil by sugar cane.

fed to each acre of growing cane will give surprising re-

Planters should read our Bulletins giving results of Agricultural Experiment Station trials. They are sent free. Send name on Post Card.

WILLIAM S. MYERS, Director, 12-16 John St., New York, Ū. B. A.

THE CLIFTON

T. K. JAMES, Proprietor.

Private apartments, en suite and sinzie. Finest appointed and furnished house in Hawait. Mosquito proof throughout. Hotel street, near Alakea.

FOR A PAIN in the side or chest there is nothing better than a piece of flannel dampened with Chamberlain's Fain Balm and applied to the seat of pain. This same treatment is a sure gives relief. Try it. All Dealers and Druggists sell it. Benson, Smith & Co., Ltd., Agents for Hawaii.

THE BRIGHT SIDE OF LIFE It is a feeling common to the

majority of us that we do not get quite the amount of happiness we are entitled to. Among the countless things which tend to make us more or less miserable ill health takes first place. Hannah More said that sin was generally to be attributed to biliousness. No doubt a crippled liver with the resulting impure blood, is the cause of more mental gloom than any other single thing. A chronic dyspeptic, says an eminent English physician, is always on the verge of a mental upset. And who can reckon up the fearful aggregate of pain, loss and fear arising from the many ailments and diseases which are familiar to mankind. Like a vast cloud it hangs over a multitude no one can number. You can see these people every-where. For them life can scarcely be said to have any "bright side" at all. Hence the eagerness with which they search for relief and cure. Remedies like WAMPOLE'S PREPARATION have not attained their high position in the confidence of the people by bald assertions and boasting advertisements. They are obliged to win it by doing sotually what is claimed for them-That this remedy deserves its reputation is conceded. It is palatable as honey and contains the nutritive and curative properties of Pure Cod Liver Oil combined with the Compound Syrup of Hypophosphites, Extracts of Malt and Wild Cherry. Nothing has such a record of success in Anemia, Nervous Dobility, Scrofuls, Throst and Lung Troubles, and all emscisting pomplaints and disorders. It's nue helps to show life's brighter side, Dr. W. H. B. Aiking of Canada, says: "I am pleased to state that the results from using it have been uniformly satisfactory." Every dose affective. "It cannot disappoint." At chemists.

MAN THE STAR ON THE SUPREME COURT'S DECISIVE ACTION

The Supreme Court has acted in the disbarment proceedings with a strength, a determination and a fearlessness which while it was not unexpected, must still call forth the commendation of all who have the interests of the community and the protection of property at heart. The jurists who penned the decisions knew perfectly well what was before them. They knew that a campaign of vilification and abuse would be instituted by men who knew no temperance in their language, and who have already in this investigation defiled the ears of the court, and of the community, with the vilest of epithets, and with almost sacrilegious similes, while attempting to defend themselves from the charges which were formulated against them. The majority of the Supreme Court, therefore, deserves not only the thanks of the community, but it merits its strongest support for defending justice and cleanliness, and for punishing greed and fraud.

The Supreme Court performed a duty which quickens anew the sense of confidence which the Territory has in the rectitude and courage of the members of that tribunal. In the decisions rendered yesterday in the disbarment proceedings, Chief Justice Freer and Associate Justice Perry presented documents clear in reasoning, judicial in conclusion, elevated in tone, and courageous in purpose. They struck a blow which has long been needed. They made property safer, the rights of individuals securer, and gave new guarantees for the peace of mind of honest men. They filed notice to all legal buccaneers and judicial pirates that the courts of this Territory are for the protection and not the pillage of estates; for the safe guarding and not the gouging of the helpless. It is notice that lawyers have other duties than to shake down fees.

A decree of disbarment is a very serious punishment. It is equivalent in the legal profession to being "broke" in the army or the navy. It is not in the category of enforced retirement, it is not in the category of mere dismissal, it is a public disgrace, it brands the men who are disbarred for life. It can never be got over. It remains an indelible disgrace upon the record of any man upon whom the decree is passed. Such is the position in which Humphreys and Davis find themselves today. They are branded men, and they have deserved their punishment as much as any criminal who has stood in the dock and has been sentenced to imprisonment. These men require no sympathy, their punishment has been brought upon them by their own acts and the Supreme Court has by its decree set up a warning sign post, which all lawyers had better give attention to, lest following the broad path of greed, they reach the pit of destruction as Humphreys and Davis have done.

It is a long lane which has no turning. These men have attempted to bulldoze the community for years. One has only to look back to the history of Humphreys on the bench, when justice lay bound and gagged, while he used his office to shamelessly advance political aims, to undermine the administration, to influence the legislature, and to terrorize all that was respectable and clean and honorable in the community.

Davis has played all this time into the hands of Humphreys. He has been his ready coadjutor, and it is just that he should feel the weight of punishment, together with the man whom he joined in vilifying two of the judges of the Supreme Court, and whom he has been ever ready to join or to follow in any rascality that might be ing an appropriation for advertising afoot. Davis, appointed in what moment of abertation, by Governor for the use of the Board of Health, Dole to act as District Magistrate, has shown himself utterly unfit and endorsing recommendations of for such office, and even while he was judging others, had himself been guilty of acts which have brought upon him the utter disgrace wharves.

Both Davis and Humphreys were engaged in legally robbing or looting the estate of a poor old man of eighty years and upwards. him by this Chamber, and was duly He was feeble of intellect, kindly of disposition, surrounded by greedy relatives, through whom these legal cormorants were able to carry out their nefarious plans. The estate worth \$110,000 had ber on subjects named by Commissionshrunk to a bare \$25,000 or so when the blood suckers were obliged to halt. If they had only had time, the \$25,000 would have followed in the hands of a committee appoint

But in righteously punishing these two men the Supreme Court has not only done an act of fearless justice, but it has saved other properties which were being marked for destruction. The Campbell estate was to have been attacked, the mine was laid. The Allen estate was to be carved at. No property would have been safe and we may be sure that the success of these two pioneers in the vampire methods of the law would soon have corrupted others, who would have been only too eager to follow their nefarious example.

The Supreme Court has saved the community from a very insidious and terrible danger. It has punished, as it should do, fearlessly, and it stands as it ever has stood, a holdfast against wrong, rascality and shameless chicanery. To those whom it has struck, though they may rear their viper heads and spit out venom for a while, there will inevitably come the canker of remorse. Remorse for misused talents, remorse for ill deeds done. Not repentance, but the gnawing canker of remorse, whose home is hell. As an old play has it,

Remorse—she ne'er forsakes us—

A blood hound stanch she tracks our rapid steps We hear her deep-mouthed bay, announcing all

Of wrath, and wee and punishment that bides us.

SAN FRANCISCO, Aug. 11.—The steamship Whittier arrived here today from Kahului. The vessel was towing the barkentine Fullerton but when four hundred miles from this port had to cut loose. The Fullerton is expected to arrive soon.

These two vessels left Kahului on July 24. The steamer Whittier has made several successful trips towing oil carriers to Hawaiian ports and as the dispatch does not state why the vessel cut away from the Fullerton it is likely that this must have been done during a storm.

PARIS, France. August 11.-Eighty bodies have been recovered from the scene of yesterday's wreck on the underground Me of delinesting the human face, so as tropolitan Electric Bailway. The list of dead now reaches 100. The scenes within the tunnel and at its entrances have been frightful. In many instances bodies have been burned beyond all possibility of recognition. Crowds of relatives and friends surround the offices of the company and the entrances to the tunnel.

CINCINNATI, August 12.—John K. Brown, cashier of the New Holland bank, has disappeared, leaving a shortage of \$75,000.

BOME, August 12.—Earthquakes are general in Italy and Sici-Vesuvius is very active.

CHAS. M. COOKE IS CHOSEN PRESIDENT

(Continued on page 2.)

Swanzy, who spent much time in examining lills, made exhaustive reports to the Clamber and secured influence aiding commercial legislation.

Communications requesting the participation of Hawaii in the Lewis and Clark Centennial Exposition were acknowledged and referred to the Exposition Association of Hawail

F. C. Stratton, Esq., Collector of the Port of san Francisco, was present and made an address at the February meeting of the Chamber.

Prince Kuhio, Hawaii's delegate to Congress, having expressed a desire that this Chamber and the Merchants' Association should advise with him as to how the commercial interests of the Territory can best be advanced at Washington, a committee was appointed to confer with him, in connection with a committee of the Merchants' Association.

In March, a letter was sent to President Roosevelt, recommending Mr. Hugh Craig, a former president of the San Francisco Chamber of Commerce and a consistent friend of Hawali as a member of the Isthmian Cana Commission; an acknowledgement was received from Secretary Hay.

A committee appointed to act with a like committee from the Merchants' Association to investigate the working of the present telephone system presented a report based upon a report of a committee of experts, anl communications were voted sent to the Territorial Senate and House of Representatives, urging the passage of the bill granting a franchise to the Standard Telephone Co.

Resolutions were sent to the Senate and House of Representatives of the Territory of Hawaii:

That payment of salaries to the president and members of the Board of Health, is most undesirable.

That the Chamber does not approve of the acquiring of Kalmuki Water Works or Springs in Pauca, by the Government; the present laws providing a perfectly just and reasonable plan for obtaining water needed:

That the Chamber favors the bill to provide for the establishment of the City and County of Honolulu.

A proposition from the Board of Exchanges of International Publication of Brisbane, asking for reciprocal action regarding interchange of official and other publications between Honolulu and Queensland, was referred to the Secretary of the Territory, Hon. George R. Carter.

In May, Commissioner of Immigration Sargent was present at the monthly meeting, and addressed the Chamber.

Resolutions were sent to the Senate and House of Representatives, favorthe Department of Public Works for an appropriation of \$400,000.00 for

On the occasion of President Roosevelt's visit to San Francisco a congratulatory cablegram was sent to

The Secretary of the Territory requested information from this Chamer Sargent for submission to Secretary Cortelyou, and the matter is now ed to compile the same, and submiit to the Chamber.

A letter from the Ponce Branch of the Chamber of Commerce of Porto Rico, asking for endorsement by this Chamber, of a memorial to Congress from that body, was referred to a committee for action and submission to the Chamber at its next meeting, in August.

A resolution drafted by a committee recommending that Honolulu be made a port of call for transports between the Pacific Coast and Manila. was approved at the monthly meeting in June, and forwarded to Honorable Elihu Root, Secretary of War, Washington, D. C.

A committee was appointed to act with a like committee from the Merchants' Association, for suitably observing the opening day of the cable to Manila. Congratulatory cablegrams were received from the San Francisco Chamber of Commerce, The Governor of Guam, and Clarence H. Mackay, Esq. The committee's report is due at this meeting.

As practically no change has been made in the By-Laws of the Chamber since its organisation in 1888, the matter of revision has been placed in the hands of a committee.

Respectfully submitted, JAS. GORDON SPENCER. Secretary.

Eminent Artist Here.

Mr. Matteo Sandona, a portrait paint-

er of unusually high standing, arrived

by the Ventura, and is to spend his vacation in the Hawaiian Islands. He came here specially to paint the portrait of Princess David Kawananakoa and one or two other pictures. Although young in years, Mr. Sandons has won high reputation for his power to bring out its characteristic features, with technical accuracy in details. Among other specimens of his work, which have attracted wide-spread attention, on the Pacific Coast he has painted likenesses of General Wm. R. Shafter, J. D. Phelan, formerly Mayor of San Francisco; James W. Byrne,

president of the Pacific-Union Club in

that city: Mrs. Fremont Older, Mrs.

Rmma Shafter Howard and Miss Doris

Jeffrey. Mr. Sandona is registered at

the Young Hotel

We'll send you a sample free upon request. SCOTT BOWKE, 409 Pont Street, Man York.

Soak the hands on retiring in a strong hot creamy lather of point, and pain-ful finger ends with shapeless male, the CUTI-CURA treat-ment is stuply Dry, and anoint freely with Cuticura. the great skin cure and purest of emollients. Wear during the night old, loose kid gloves, with finger ends cut off and holes in the palms.

Complete External and Internal Treatment for Every Humour, Consisting of Curtcura Soar, to cleanse the skin of crusts and scales and soften the thickened cuticle, Curtcura Ciniment, to instantly allay itching, inflammation, and irritation, and soothe and heal, and Curtcura Resolvent, to cool and cleanse the blood. A Single Ser is often sufficient to cure torturing, disfiguring humours, with loss of hair, when all else falls. Aust depot: R. Towns & Co., Sydney, N. S. W. So. African depot: Lernon Lip., Capé Town. "All about the Skin, Hands, and Hair," free. POTTER DRUG AND CHEM. CORP., Sole Props., Boston, U.S. A.

WHAT A BLESSING

Many People Are Learning to Appreciate in Honolulu.

What alblessing it is. Sought after by thousands. Honolulu is finding it out.

Many a miserable man is happy now. Nights of unrest, days of trouble. Any itching skin disease means this

Itching Piles mean it. Eczema just as bad, and just as bad o cure.

But Doan's Ointment relieve at once and cures all itchiness of the skin.

A blessing to a suffering public. Here's proof to back our statement:

of Melbourne, Australia, states: been a sufferer from that annoying adoption all over the Territory. complaint known as irritating piles. At times the irritation was very annoying, especially at night, and in the warm weather. I applied some of and I am pleased to say that it gave me the desired relief from this annoying disease.

Doan's Ointment is splendld in all diseases of the skin: Eczema, piles, hives, insect bites, sores, chilblains, etc. It is perfectly safe and very effective. Very frequently two or three hearts of a host of other Japanese boxes have made a complete cure of delinquents in the dist bronic cases that have not yielded to

other remedies for years, Doan Ointment is sold by all chemists and storekeepers at 50 cents per box, or will be mailed on receipt of tribute. price by the Hollister Drug Co., Ltd., agents for the Hawaiian Islands.

BREWER INSURANCE IS ADVANCING

SAN FRANCISCO, August 12 .-Correction: S. S. Whittier arrived from Kihei August &

SAN FRANCISCO, August 12.—Rein. surance on Helen Brewer now out 159 days, has advanced to 90 per cent. Nevadan sailed today for Honolulu.

SAN FRANCISCO, Aug. 11.-Bktn. Archer sailed today for Honolulu. GRAY'S HARBOR, August 12 .-Bktn. Wrestler sailed today for Hono-

WHY MOTHERS WORRY

Did you ever hear a mother worry over a plump child? There is no better bank of health for a child to draw from than a good supply of healthy flesh.

Scott's Emulsion not only gives a child weight and plumpness, but it feeds the brain, bones and nerves with strength and active power.

Fewer mothers would worry if they knew more about Scott's Emulsion.

Scott's Emulsion is substituted by cheap emulsions and so-called wines, cordials and extracts of cod-liver oil. They can do you no good and are dear at any price. Why buy them? Scott's Emulsion has been the one reliable preparation of codliver oil for nearly thirty years.

TAX BUMS

Deputy Collector Finds New Way To Make Them Pay.

Henry Cobb-Adams, the new deputy tax assessor and collector for Koolaupoko No. 2, has made a rather brilliant Mr. H. Ryall, of No. 11, Grosvenor stroke at the outset of his career in St, South Yarra, a very old resident that capacity. Unless brought to naught by the resistance of legal tech-For some considerable time I have nicalities, the plan will be worthy of

Three Japanese fishermen over there neglected and refused to pay their personal taxes. They defied the collector to exact Caesar's dues, declaring they Doan's Cintment, which I had obtained had neither money to pay with norths property to be levied upon. Collector Cobb-Adams forthwith had them hauled up before Magistrate Alkue for vagrancy. They were convicted and sentenced to serve six months each at hard labor in Oahu Prison.

This procedure struck panic into the suit that they fairly tumbled over one another in stampeding for the deputy collector's office with their per capita

On being brought to Honolulu the three culprits engaged Mr. Matthewman to prosecute an appeal, which he perfected for them yesterday.

DISTRICT COURT BENCH IS FILLED

Lyle A. Dickey has been promoted from being Second District Magistrate of Honolulu, which he has held for some years past, to be First District SAN FRANCISCO, August 11.-S. S. Magistrate in place of the late W. Luther Wilcox.

Alexander Lindsay, Jr., has been appointed Second District Magistrate in place of Mr. Dickey. Governor Dole received the accept-

ances of both commissions yesterday. afternoon.

Judge Dickey understands Hawailan very well but cannot speak it fluently. When the lamented master of Hawaiian interpretation held the position, however, an interpreter was employed. · Judge Lindsay is conversant , with Hawalian and fluent in Portuguese, He was relected by the Attorney-General a few months ago for an important mission to the mainland.

Both magistrates are young attorneys belonging to the Hawaiian Islands, having gone from the local schools to college. Judge Dickey conducted the civil business of the District Court while Judge Wilcox presided on the criminal side during all or nearly all the time of their association on the city beach.

Judge Dickey was asked yesterday afternoon by an Advertiser reporter as to the division of work between himself and Judge Lindsay. He answered:

"It was Judge Wilcox's rule that the First Magistrate have the criminal, and the Second the civil business almost exclusively. That rule will not be followed now. I will take all of the civi business and part of the crimina."

The Advertiser congratulates the Chamber of Commerce on the signs it gives of a wide-awake policy. Testerday's meeting was full of life and things were said and done from which the Territory will derive benefit,



Wednesday, August 12.

Francisco at 9:30 a. m. Stmr. Kauai, Bruhn, from Kauai ports at 5:45 a. m. with 18 bbls. poi, 1

Schr. Ka Moi, from Kohalalele at

Thursday, August 13.

morning. U. S. Supply Stmr. Celtic, Gill, from Manila via Guam at 5 p. m.

DEPARTED.

Tuesday, August 11. Stmr. Lehua, Naopala, for Molokai

Schr. Kawailani, Ulunahele, at 4 p.

and Kohala ports at 5 p. m. Stmr. J. A. Cummins, D. Bennett, for Koelau ports at 7 a. m.

Stmr. Claudine, Parker, for Hilo and way ports, at noon. Stmr. Mauna Loa, Simerson, for La-

Stmr. Maul, F. Bennett, for Maul

Kauai ports at 5 p. m.

Wednesday, August 12. Stmr. Waialeale, Cooke, for Kilauca

Kukaiau, Laupahoehoe and Papaaloa, Stmr. J. A. Cummins, D. Bennett, for

Koolau ports at 7 a. m. Stmr. Niihau, W. Thompson, for Kallua and Punaluu at noon.

Page, Auckland and Sydney at midnight. Am. schr. Solano, for Puget Sound to

await orders, at 2 p. m. Am. bk. Andrew Welch, Drew, for

San Francisco in the morning. Stmr. Lehua, Naopala, for Molokai ports at 5 p. m.

Stmr. Kauai, Bruhn, for Kauai ports at 5 p. m.

PASSENGERS.

Per stmr. Kauai, August 12, from BAD MAN GETS Kausi ports-Z. S. Spaulding, E. Bonzi, P. L. Tople and wife, T. Bauman, Miss S. Kamauka, Miss Rose Akeau, E. Blake, James Kula, J. K. White, E. T.

Mrs. H. Keohokalole, Mrs. Hardy, E. F. Bishop, T. Nishida, H. Tanaka, W. L. Stanley, Mrs. M. F. Scott, Mrs. Rosie Rodrigues and 68 deck.

Per stmr. Lehua, August 11, for Ka-

Henry, W Fernandez, wife and 2 children, F C Conter, D. H. Kuhns, C. W.

ports—H. D. Sullivan, K. Kobayashi, Miss Hisa Takasa, Mrs. T. Goni and child, Rev. K Miyama, W. J. Forbes, wife and child, Miss J. Kelilaa, Mrs. N. Alapal, Miss L. Hao, Mrs. M. Nawaline, W C Moore William Lucas, G. Schuman, S E Kalama and wife, Captain Berger, William H. Smith, W. Thompson, Wong Kwai, Chang Chow, Chung Soi, F M Swanzy and wife, 2 children and 2 servants, Miss A. R. Whitney Miss H Scholtz, Miss E. Scholtz, Mrs Berger, Mrs C. B. Wells, Mrs. W W North and daughter.

Per S S Sierra, August 11, for San Francisco-W L Hopp, Miss M. Feeney, Mr and Mrs N. S Sachs, Donglass McBryde child and nurse, Noah H Swayne and wife, Mrs. Edwin Parson, Miss Fila Wight, Wilder Wight, C. K. Lynich, Mrs. Helen Isenberg, Hans Isenberg Miss Agnes Isenberg, Miss Bertita Iconborg, Mics Dorothea Isenberg Master Paul O Isen- as all other Hawaiian church women berg, A. S. Wilcox and party, C. C. von Hamm and wife Miss A. Gillette. Word Wells, Ira Wells, Mrs. S. D. Mc-Connell, Dr. G McConnell Mr and Mrs M. Brasch, William Konitzky, Sgt. Maj Salee, A F Afong and A. H Afong, Judge Hartwell G R Wilcox, James McClure, Mr. Husted, Mrs. Torbert, Miss Goodscre, R. E. Mavnard, f T Bird and wife, C Reed Bishop, Jr James Parker, Mrs E F Roberts, Wm Kellt Miss O'Harnett, R. Schellens and wife, Mrs. Currier. Miss Stanlev. Mrs. Hanrahan, W. High, J. P. Hornpland John M Bliva, Jose Antern Mortez W C. Tucker, W. H. Phillips J. Mr Buchanan, Mr and That is that it is impossible to tell Mrs. W. H. Phillips and \$ children,

THE OLD RELIABLE FIGHT AGAINST

THERE IS NO SUBSTITUTE

Stuby, Robert McConochil, R. S. Cor-

Per U. S. S. Celtic, Thursday, Aug.

—James Wilder, Mr. Yaldstein, Mr. Daisy Solomon, Miss Ruth Whitney,

Kenneth Brown, Mr. and Mrs. Silvano

Bhipping Notes.

(From Wednesday's Daily.)

The J. A. Cummins sails for Koolau

The Mauna Loa sailed on her regu-

The steamer Niihau will sail for Ka-

The German bark Klampen is now

out 172 days from Bremen for this port.

Colly, is due at this port from New-

castle with a cargo of coal for Cas-

The steamer Iwalani lost her rud-

der on her last trip to Hawaii, and

parrowly escaped being reached at

jury rudder and reached flis port in

ONLY ONE MONTH

Ah Loy, the Chinese who was re-

leased a few days ago after serving a

twenty years' sentence, was sent to

jail for thirty days by Judge Dickey

yesterday. Ah Loy was accused of at-

tempting to rob a Chinese house. The

man of the house happened to be home

and heard some one prowling about on

a drill being worked in the neighbor-

hood of the key hole. He had a re-

bed a native woman, but said he did-

n't spent his booty foolishly on a "wa-

hine," was committed by Judge Dickey

that place over a year ago and has

Ed. Fraga and Kapiko, two boys who

escaped recently from the reform

school, were sent to jail for two months

Sunday school room for the purpose

gation The name of the new society

is the "Ahahui Iolani o na Wahine

President, Queen Liliuokalani; 1st

vice-president, Princess Kalanianaole,

2nd vice-president, Mrs. M. Kechoka-

lole, 3rd vice-president, Mrs E. K. Na-

haolelua; treasurer, Mrs. Helen Boyd,

The first regular meeting of the

invited to yesterday's meeting as well

ing officers were elected:

secretary Mrs H Evans.

PRESIDENT

eluded the police since that time.

THE QUEEN IS

John Gomes was sentenced to reform

to the Circuit Court.

Punaluu. Captain Mosher rigged

The American ship Dirigo, Captain

ports at 7 p. m. today.

lar run yesterday at noon.

ilua and Punaluu at noon today.

F. Sato, S. Suzuki.

and 5 deck.

5 deck

tle & Cooke.

police

L. P. Pinkston, J. L. Liberty.

W. E. Shaw and wife, Sydne

The recent wet weather on he Atlantic coast has vastly increased the possible breeding-grounds for the mosquito, and the result has been an unusual development of that a noying pest, amounting in places to what the newspapers call a "scourge." in spite of this, entomologists are quite certain that mosquitoes can be practically exterminated in localities that possess the two requisites of patience and money. How this may be done is explained briefly by Dr. F. J. Otis in Good Health (July). Says this writer:

"Mosquitoes live and multiply where there is an abundance of water, and subsist upon the juices of plants. The female has a very strong beat, so she can penetrate the firmer plant structure in search of food; but the male has not so strong a beak, and so sub-Smith, K. C. Hopper, wife and infant, sists on the more juicy plants.

Per stmr. W. G. Hall, for Kauai surface of quiet or stagnant water, in ports, Aug. 11.—James McCarthy, Edwin Fernandez, Miss Lucy Roth, Maj. little rafts composed of the cigar-shap-Harris, Miss C. A. Mumford, J. K. ed eggs standing on and. The seneral ed eggs standing on end. The general Gandall, F. J. Cross, Miss Girvin, A. color is a light gray or almost white H. Smith, Miss Alice Roth, J. Nevin, on the upper side, while if they are ob-13, from Manila—Lieut. McCormick, Capt. Delano, A. C. Logan, T. Gueren, of a silvery appearance. The raft is concave above and convex below, so that it is really a miniature boat. The Per stmr. Lehua, from Molokai ports eggs float about on the water for but a few hours, a day or two at the longest, when they hatch, producing little larvae. These vary somewhat accord-From Molokai ports, per stmr. Le-hua, Aug. 13.—J. A. Wilder, M. Gold-stein, D. Solomon, Miss Ruth Whiting to the different kinds of mosquitoes. but they are really not water-insects in the strict sense, for they have a breathney, Kenneth Brown, Mr. Sylvano and ing-apparatus, and can not live below the surface for more than ten or fifteen minutes.

> "The most of their food is obtained at the surface. They lie there with their breathing-tubes just above the surface of the water, and manipulate the little cilia about their mouths in such a way that a current of water is brought past the mouth, which brings to them little insects and particles of foods that are floating upon the surface.

> "It is in this stage of the mosquito's life that the scientist takes charge of the little fellow to destroy him and the future generations. If kerosene or some oily material is poured on the surface of the water, it can be readily seen that these little fellows will thrust their breathing-tubes up into the oil, and get oil instead of air. It also destroys their food-supply, as the little particles of food will float on the oil instead of water, so that they can neither eat nor breathe, and must die. It takes a very small quantity of oil to accomplish

> In the pupa form, which is the mosquito's next stage of existence, the insects, instead of living in the water and breathing through the air-tube near the tail, have two tubes like ears extending from the side of the head, so that when they are close to the surface these tubes project into the air above. In this form the insect generally remains near the surface but has a powerful tail by whichcit ban lower itself to the bottom of the pond, Here again, we are told, oil may be used to destroy the insects. After only a few days in this form, the mosquito is liberated to seek his home among the leaves of the swamp vegetation. To

"Mosquitoes do not travel very far. They live and die within a half-mile of their birthplace, unless some very strong wind carries them away or they get ent**rapped in s**ome cargo **and** are thus removed to other parts.

fully appreciate this fact, as many localities far removed from water had so many mosquitoes; but careful inschool for six years. He escaped from multiply very rapidly in cans containvestigation has shown that mosquitoes ing water, and in little pools that have formed in the tracks of domestic animals about the barnyard and in similar places Whenever freshly broken ground is left rough, so that these pools form more readily than before, mosquitoes are noticed to increase very greatly in numbers. Under these circumstances, they seem to go through the various forms so very rapidly that a vessel that will hold water for from twenty-four to forty-eight hours will make the multiplication of mosquitoes Yesterday afternoon a meeting was possible, and as one mosquito will lay held in the St. Andrew's Cathedral from two to four hundred eggs it can be readily seen that in the course of three or four days we could have from of organizing a Woman's Guild in three to four hundred times as many connection with the Hawaiian congre- mosquitoes about the locality as existed previousiv

"To rid ourselves of these little nulsances, all that is necessary is to see Hawaii" A most successful and help-that all these cans are upturned, the ful meeting was held and the follow- little low places are filled up, and that no water remains in the eaves troughs or rain-barrels about the premises. If these conditions can be controlled within three hundred yards of our premises, we can practically control

mosquitoes about our homes. "During the winters, the pupae form goes into the pitcher-plants and into protected places in the grass of the swamps where it may be frozen up Guild will be held next Tuesday at 3 completely, but in the spring they thaw p m and it is hoped that all those out and continue their life uninjured. The adult mosquitoes that are overtaken by the cold weather seek shelter beneath stone bridges in cellars of ouses, always where there is some water as the adult mosquito can not live more than a day or so without. a good drink. In the dry seasons the mosquito race is perpetuated entirely by the adult female. The larva and pupa forms dry up and die. The plants get | gage, the following property, the same old and hard, and the male can no longer obtain his food from them and so dies, but the female having a stronger beak can penetrate the firmer plants, and still obtain her living. As forms ion received by C. R. Buckland the season becomes drier, she goes into from Senator Hanna's secretary and in state suggesting hibernation, and remains quiet in some locality where she can get moisture, staying until the rain

TERRITORY OF HAWAIL

Treasurer's office, Honolulu, Oahu. In re Dissolution of the

pany, Limited, a corporation established and existing under and by virtue of the laws of the Territory of Hawaii. has pursuant to law in such cases made and provided, duly filed in this office, a retition for the dissolution of the said corporation, together with a certificate thereto annexed as required by

en to any and all persons that have been or are now interested in any manner whatsoever in the said corporation, that objections to the granting of the said petition must be filed in this office on or before the 28th day of September and that any person or per-Bons desiring to be heard thereon must be in attendance at the office of the undersigned, in the Capitol Building, Honolulu, at 12 o'clock of said day, to show cause, if any, why said petition should not be granted. A. N. KEPOIKAL

Treasurer Territory of Hawail Honolulu, July 11th, 1903 2504-to Sept. 25th.

FORECLOSURES

amelia G. Šilva and others

MORTGAGEES' NOTICE OF INTEN SALE.

To all whom it may concern:

Notice is hereby given by the undersigned, that in accordance with law and by virtue of the power of sale and provisions contained in that certain Indenture of Mortgage made by Amelia G. Silva, Manoel Golarte Silva and Luis Vasconcellos, all of North Kona, Hawaii, as Mortgagors, to William O. Smith, Mary S. Parker and Henry Waterhouse, Trustees under the Will of W. C. Lunalilo, deceased, as Mortgagees, dated the 28th day of September, A. D. 1900, and recorded in the Registry Office in Honolulu, Oahu, in Liber 214, on pages 249 to 254, the said Mortgagees intend to foreclose said mortgage for breach of the conditions therein contained, to-wit: the non-payment by said Mortgagors of the principal sums of two certain promissory notes of said mortgagors for five thousand dollars each, when due, and the non-payn.ent of the interest thereon, and also the non-payment of the rents due under the terms of certain leases by said mortgage pledged, according to the covenants and agreements in said mortgage contained.

Notice is also hereby given that pur-August, A. D. 1903, at the hour of

The property covered by said mortgage and supplementary mortgage, and

the following property:

in R. P. (Grant) 1604 to Naatmakohi, others dated July 11, 1896, recorded in situate at said North Kona, and being Liber 159, page 497, being lots 39, 40, 41 the same premises conveyed to said and 42 in Block 3, containing an area Amelia G. Silva by deed of M. F. of 21,000 sq. ft., and conveyed to mort-Scott, dated July 22, 1897, recorded in gagor by deed of August Johnson, datsaid Registry Office in Liber 173, page ed Sept. 28, 1899.

2. A portion of the land described in L. C. A. 10400 to said Nazimakohi, situate at said North Kona, and being the same premises conveyed to said Amelia G. Silva by said M. F. Scott by said deed recorded in Liber 173, page

said deed of M F. Scott.

4. That certain lease of the Ahupuan of Kaumalumalu, assigned to said Shaw Meek and Herman Meek to Wil-Amelia G. Silva by said deed of M. F. Scott.

gage, the following property:

1. A portion of the land described in Royal Patent (Grant) 2019 to Kaaipulu, conveyed to said Luis Vasconcellos by deed of Simona, et al., dated October 22, 1897, containing an area of eight acres, said deed being recorded in said

R P. (Grant) No 983 to Kipola, situate at Kahaluu, said North Kona, and being the same premises described in deed from Paulo Mioi to said Luis Vasconcellos, dated August 9, 1897, recorded in said Registry Office in Liber 177, page

scribed in R. P. 3763, L. C. A. 1962 to

4 Lease from Annie Peahe and husband to said Luis Vasconcellos, dated September 5, 1899, recorded in said more particularly described as follows: Registry Office in Liber 190, pages 474-

said Holusios, containing 2 acres, adjoining land of said Amelia G Silva, described in lease from John Gomes to said Luis Vasconcellos, and having eight years from said 28th day of September 1900, yet to run.

As per Schedule "C" of said mortbeing all and singular described in a

the Ahupusa of Lasion 2, containing 2 All the undivided one-mixth (1-6) ecribed in R. P 2809

2. All that certain piece or parcel of land situate at Kahaluu, said North Kona, and more particularly described

in L. C. A. 5635D, 4. All that land stuate at Kahaluu aforesaid, described in R. P. 4278, L. C. MORTGAGEE'S NOTICE OF INTEN-

5. All that land situate at Kahaluu aforesaid, being a portion of the land described in R. P. 4418, L. C. A. 5687

Lease from Simona Nasimokohi corded in said Registry-Office in Liber 134, page 159. 🧸 7. Lease from Lahapa Halsey to

Thomas Sylva, of record in said Registry Office in Liber 184, page 125, 8. Lease from Malaea K. Leleiwi to

said Hawaiian Coffee and Tea Co., Ltd. 9. Lease from S. B. Kaomea and others to said Hawaiian Coffee and Tea

10. Lease from Lokalia Alawa and husband to said Hawaiian Coffee and Tea Co., Ltd. 11. Lease from J. Kanewa to said

Hawaiian Coffee and Tea Co., Ltd. 12. Lease from Kanewa Apio to said Hawaiian Coffee and Tea Co., Ltd. 13. Lease from Kanewa Opio to said Hawaiian Coffee and Tea Co., Ltd.

As per said Supplementary Mortgage Deed, the following property: 1. Lease from R. W. Aylett to said

Manoel Golarte Silva, dated April 17, 1894, for the term of 25 years, of all the right, title and interest of said Aylett in the Ahupuaa of Kaumalumalu in said North Kona, being three undivided fourths theerin, said lease being recorded in said Registry Office in Liber 144 on pages 392 to 393,

Terms: Cash in gold coin of the United States.

Deeds at expense of purchasers. Dated Honolulu, Oahu, July 22nd,

WILLIAM O. SMITH, MARY S. PARKER, HENRY WATERHOUSE, Trustees under the Will of W. C. Lunalilo, deceased,

Mortgagees. For further particulars inquire at the office of W. O. Smith, room 206 Judd Building, Honolulu. Smith & Lewis and Louis J. Warren,

ttorneys for Mortgagees. 2506-July 24, 31, Aug. 7, 14, 21.

C. B. GRAY.

MORTGAGEE'S NOTICE OF INTEN-TION TO FORECLOSE AND OF FORECLOSURE SALE.

In accordance with the provisions of a certain mortgage made by C. B. Gray to William R. Castle, Trustee, dated September 28, 1899, recorded in Liber 96, page 435, notice is hereby given that suant to said authority all and singular the mortgagee intends to foreclose the the lands and property, real, personal same for condition broken, to wit: nonand mixed, including leaseholds, in said payment of interest and principal when Notice is likewise given that after

the expiration of three weeks from the of the said mortgage of September 28, Honolulu, on Saturday, the 22nd day of August, 1903, at 12 o'clock noon of said Further particulars can be had of W.

R. Castle, attorney for mortgagee. Dated Honolulu, July 30, 1903.

WILLIAM R. CASTLE, TRUSTEE, Mortgagee.

The premises covered by said mort-

gage consist of. All that certain piece or parcel of therein described, and intended to be land situate at the Ewa side of Nuusold as aforesaid, is described as fol- anu Valley, being part of those prem-

2508-July 31, Aug. 7, 14, 21.

WILLIAM MEEK.

MORTGAGEE'S NOTICE OF INTEN-TION TO FORECLOSE AND OF FORECLOSURE SALE.

In accordance with the provisions of a certain mortgage made by Rachel liam R. Castle, Trustee, dated August , 1896, recorded in Liber 163, page 316, notice is hereby given that the mortgagee intends to foreclose the same for condition broken, to wit: non-payment of interest and principal when due.

Notice is likewise given that after the expiration of three weeks from the date of this notice, the property covered by said mortgage will be advertised for sale at public auction, at the auction rooms of Jas. F. Morgan, in Honolulu, on Saturday, the 29th day of August, 1903, at 12 o'clock noon of said day Further particulars can be had of .

W R. Castle, attorney for mortgagee. Dated Honolulu, August 7, 1993. WILLIAM R. CASTLE, TRUSTEE,

Mortgagee The premises covered by said mort-

gage consist of 1. All those premises situated at Puunui, Honolulu, Island of Oahu,

Beginning at the north corner of Liliha street and the upper end of the First Subdivision road, and running as (1) S. 52° 00' W. True 31 feet along

road 40 feet wide. (2) N 38° 60' W. True 150 feet along lot 12 for Dickson.

(3) N 52° 00' E True 75 feet along

lot 18: (4) B 28° 00' E True 180 feet along

lot 16. Block 2, to Liliha street, thence along Liliha street to initial point; containing an area of 10,800 square feet, more or less Being Lot 14, Block 2, and conveyed to Mortgagor by deed of Wong Wa Foy August 1, 1896, recorded

in Liber 165, page 59.

104 acres, and more particularly de-interest of Rachel Meek in that certain premises on the Ewa side of Smith 2 All those certain pieces or parcels or Konia street, in Honolulu, Island of of land stituate within the Abupusas of Oahu, comprising 144 square fathoms or

Ross, and being the same pressions de Shade now deceased, by deed of H. A. acribed in deed from James I. Downett Wissianing recorded in Liber 28, page 29, to the Hawaiian Coffee and Tea Company, Idmited, recorded in said Registry Office in Liber 142, page 23.

The same pressions deceased, by deed of H. A. State and State and State and State and State and Structures the office in Liber 142, page 23. issues and profits therefrom. 2510-Aug. 7, 14, 11,

M. I. SILVA & WIFE.

TION TO FORECLOSE, AND OF SALE.

Notice is hereby given that by virtue of a power of sale contained in to A. A. Todd and Thos. Sylva, re- that certain mortgage dated the 20th day of May, 1901, recorded in Liber 220 on pages 262 to 264, made by M. I. Silva. and Marianna L. Silva, his wife, of Honolulu, Island of Oahu, to Cecil Brown, Trustee, the said Cecil Brown, Trustee, intends to foreclose said mortgage for breach of the conditions in said mortgage, to wit, the non-payment of principal and interest when due.

Notice is also hereby given that all and singular the lands, tenements and hereditaments in said mortgage described will be sold at public auction by James F. Morgan at his salesroom, on Kashumanu street, Honolulu afcressid, on Saturday, the 5th day of September, 1903, at 12 o'clock noon of that day. The property covered by said mort-

gage are: All those certain lots, pieces or parcels of land situate at Puunui, in said Honolulu, being known as Lots No. 15 and 17, Block 3, of Puunui Tract, Honolulu aforesaid, being a portion of the premises described in Royal Fatent (Grant) No. 2050, and being the same premises that were conveyed to the said M. I. Silva by deed dated December 15, 1900, and recorded in Liber 216, on pages 221 and 222, and containing an area of 10,000 square feet,

Terms: Cash, United States Gold Coin. Deeds at the expense of the pur-

Dated Honolulu, August 3rd, 1903. CECIL BROWN, TRUSTEE, 2510F

J. T. FIGUEREDO & WIFE.

MORTGAGEE'S NOTICE OF INTEN-TION TO FORECLOSE, AND OF SALE.

Notice is nereby given that by virtue of a power of sale contained in that certain mortgage dated the 14th day of September, 1899, recorded in Liber 196, on pages 278 and 280, made by J. T. Figueredo and Clorinda T. Figueredo, his wife, of Honolulu, Island of Oahu, to Cecil Brown, Trustee, the said Cecil Brown, Trustee, intends to foreclose said mortgage for breach of the conditions in said mortgage contained towit, the non-payment of interest when

Notice is also hereby given that all and singular the lands, tenements and hereditaments in said mortgage described will be sold at public auction by James F. Morgan, at his salesroom, on Kaahumanu street, Honolulu aforesald, on Saturday, the 5th day of September, 1903, at 12 o'clock noon of that day.

The property covered by said morteage are:

All those certain lots, tracts, pieces or

parcels of land situate at Kewalo, in said Honolulu, more particularly described as lots No. 7 and 8, in Block 3, as shown and designated on the Map of Kewalo Lots at said Kewalo, Honoiulu, as platted for Bruce, Waring & Co., filed in the office of the Registrar of Conveyances, and further described as being a portion of the land described in Royal Patent No. 5718, L. C. A. 10605, and being the same premises conveyed to him as follows: Lot No. 7, Block 3, conveyed to said J. T. Figueredo by deed of C. S. Desky, Trustee, ises described in R. P. No. 3050 to H. and wife, dated November 19, 1897, and As per Schedule "A" of said mort- A. Widemann and that were a part of recorded in Liber 177, page 49. Lot ose conveyed to Wong Wa Foy, Trus- 8, Block 3, conveyed to said J. T. Figu-1. A portion of the land described tee, by deed of E. B. Waterhouse and eredo by Damazo de Mello and wife, by deed dated September 28, 1898, and duly placed on record. Said. premises as above contain an area of 10,000

> square feet. Terms: Cash, United States Gold Coin. Deeds at the expense of purchaser.

Dated Honolulu, August 3rd, 1903. CECIL BROWN, TRUSTEE. 2510F

BY AUTHORITY.

PUBLIC LANDS NOTICE.

On Saturday, September 19th, 1903, at 12 o'clock noon at the front entrance of the Judiciary Building, Honolulu, will be sold the lease of the following lands, viz.:

Kawainui, situate in Onomea, Hilo, Hawaii; 162 acres of Agricultural. Term: five years.

Upset rental, \$480.00 per annum. Kawainul Forest land, situate as aforesaid; 322 acres Forest land. Term: 21 years, under forest conditions.

Upset rentgl, \$50.00 per annum.

For further particulars as to conditions of lease, plan, etc., apply to Public Lands Office. E. S. BOYD. Commissioner of Public Lands.

Public Land Office, August 13th, 1903. 6558.

TENDERS FOR POLICE CALL BOXES.

mrs. Davis a bride.

The Widow of Senator Cushman Davis Marries W. H. Doll.

WASHINGTON, July 28.-Mrs. Anna Agnew Davis, widow of Senator Cushman K. Davis of Minnesots, and William H. Doll of Knoxville, Tenn., who is a large land owner in Virginia, were married this morning at the residence of Mrs. Davis on S. street. The Rev. Dr. Paddock of St. John's Episcopal Church, officiated. In the license for the marriage, Mrs. Davis's age is said to be 34 years and her residence

ARRIVED. S. S. Ventura, Hayward, from San horse, 60 packages sundries and 6,190 bags sugar. 7:39 a. m. Stmr. Lehua, from Molokai in the

ports at 5 p. m. Schr. Ada, for Kaunakakai at 10 a.

Gas. schr. Eclipse, Gahan, for Maui

haina, Maalaea, Kona and Kau ports,

ports at 5 p. m. Stmr. W. G. Hall, S. Thompson, for

at 4 p. m. Stmr. Helene, Nelson, for Paauhau,

S. S. Ventura, Hayward, for Pago

Tannant Mrs. L. Adams and 2 children, Mrs. C. M. Cooke, Mrs. F. W. McKinney and 2 children, Mrs. A. G. holas, Master, Nicholas, Mrs. Croll and child, H. C. Vida, and 86 Departed. Per stmr. Mauna Loa, August 11, for Lahaina, Maalaea, Kona and Kau the back room. Pretty soon he heard

ports-C. Ah My, L. Chong, F. Rutsch, Moses Kauhimahu, Col. W. H. Cornwell and wife, A. Brown, L. Okubo, J. Fishel, Miss Claypool, L. R. Crook. Rev. W. Ault, C. Maser, F. M. Hatch, and son, W. A. Wall, W. D. McWayne, Miss Lida Gouveia, A. W. Carter, H. El Cooper, C. C. Hemon, Miss Hartwell, Miss L. Keohokalole, Miss Scott,

Laupapa—C. E. King. Per stmr. Claudine, Aug. 11, for Hilo and way ports-Miss L. Adams, Mrs. A. Horner, A. A. Braymer and wife, Miss H Young, C. H. Rose and wife, Mrs M. W. George, Miss H. A. Henry, C. Dunkhase, J. E. Higgins, A. Barnes and wife, C. M. Kamakawiwoole, W. A. Ramsey, Thomas Murray, P. Peck, Miss G. Akina, Mr. Watt, C. M. Le' Blond, Mrs J. Nawahi, G. W. Cleveland and wife, S. I Shaw, Major W. A. Purdy, R P Jose, J. M. Vivas, J. M.

Per stmr Maui, August 11, for Maui

Senator Hanna Writes Senator Mark Hanna has replied to

the letter of inquiry from Senator Clarence Crabbe, chairman of the Republican Territorial Committee, regarding Hawaii's representation in the Republican National Convention, It is of exactly the same tenor as the inpublished in the Advertiser last week. what will be done until the National Than Shing Too W O'Hars, H C. Committee meets, but no change is an Mohr, Mary M Silva. Mrs. Prace- ticipated from the representation in effek and child Martin Buyer, Adolph last convention.

THE MOSQUITO

"The female lays her eggs on the served from the lower side, they are

volver in his hand and let drive quote again: through the key hole, but failed to land the burglar. When he went out Ah Loy was still on the porch and was then promptly turned over to the Levi Daniel, the young man who rob-

"It has been difficult for scientists to

comes or water may be found again, when she deposits eggs and the locality is soon as well stocked with the insects as formerly "-Literary Digest.

BY AUTHORITY

Wolters Waldron Company, Limited. Whereas, the Wolters Waldron Com-

Now, therefore, notice is hereby giv-

TION TO FORECLOSE AND OF

mortgage described, and also all the due, property described in that certain sunplementary mortgage or deed of correction, dated May 3, 1901, recorded in date of this notice, the property covsaid Registry Office in Liber 222 on ered by said mortgage will be advertis pages 234 to 236, the same being sup-ed for sale at public auction, at the plementary to and intended as a part auction rooms of Jas. F. Morgan, in 1900, hereinabove referred to, and all improvement of any and all of said day. property, will be sold by said Mortgagees at public auction at the auction room of Jas. F. Morgan, in Honolulu, Oahu, Territory of Hawaii, on Saturday the twenty-ninth (29th) day of

twelve o'clock noon of said day. lows, to-wit:

3. Five (5) shares of the Hui Ains of Holualoa, North Kona, described in

As per Schedule "B" of said mort-

Registry Office in Liber 172, page 465. A portion of the land described in

64. 3. All those pieces of land situate in Kapalaalaea in said North Kona, de-Puhi, containing 3 16 acres, 238 fathoms.

Lease of that parcel of land at

certain deed made by the Hawailan Coffee and Tea Company, Limited, to the Kallua Coffee Company, Limited recorded in said Registry Office in Liber 177 on pages 101 to 104, to-wit-1 All that parcel of land known as

Lealon 2 and Kapalaniaes, said North 5184 square feet, conveyed to John St. Paul, Minn. Mr. Doll's age is said

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